

Captivation 4.12

While I referred to his mother as DR Darlene Ham in the manifesto her actual name is Dr DARLENE HAMMEL She has occupied the position of chairperson and board member of the college of physicians and surgeons ironically probably at the time my complaint was submitted to the college regarding zsigmundson the contractual psychiatrist that gave me a lengthy Masonic handshake She ironically also also serves as a hearing pool member for the law society of BC ALONG with Dan Goodleaf the Canadian

Costa Rica Ambassador what are the odds of this, I have no idea but I have been unable to quantify anything regarding this trauma document. The college of physicians and surgeons rejected my complaint and stated that all I am paranoid about is the masons. He used to always squeeze my pores on my face to eject facial fat from he really got a kick out of this. He later spread rumors about me through Victoria Youth Pride Society and Ray Larson it was mostly the truth but he had a vendetta out for me so that he got me paraded via the youth group dating the femme Shane Lawson right after him.

Notice how since the publishing of the document no letters of cease and desist or and libel charges have been brought ? because I speak the truth, when you testify you hold your nuts in your hand lol

Honestly nobody could right out sue me for \$1,000,000 there is a process for example you are served a cease and desist order first

I continue to Advocate for the freedom of expression and as a survivor of systematic torture and surveillance and mind control and I offer a unique story that parallels that of Cathy Obrien however I am gay and this document is based in current times 1995/2000+ and I have asked for no payment to hear my life story of suffering.

Maritime admiralty law

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Sorry for the length but well worth the read.
Thanks for forwarding this info along to your contacts!!!

My position on going to court has always been: never voluntarily go to court. Live men and women are not meant to be in any place designed solely for the business of fictional entities. When we attend court, we are deemed dead, in fact, they cannot deal with us until we admit to being dead....a legal fiction....a trust. Court is for titled persons: judge, prosecutor, defendant, bailiffs, cops, and attorneys. Live men and women are not recognized, so it makes sense to send in a dead person--an attorney--to handle our cases except for one thing: they do not know how the system works, due to their indoctrination. If you can find one to do as you say, then you will prevail, but most of them would rather hang onto their BAR cards than behave honourably. The only thing that dead, fictional entities want from us is our life energy, and the only way they can get it is by our agreement. Without us, they cannot function, so, they are desperate to get us into court, to have us pay the debt which they created by charging the trust.

Since common law courts no longer exist, we know that the case never has anything to do with “facts” or live men and women and so, anyone who testifies (talks about the facts of the case) is doomed. ALL courts operate in trust law, based upon ecclesiastical canon law-- ritualism, superstition, satanism, etc.--which manifests as insidious, commercial law and we are in court to take the hit, if they can get us to do so. They use every trick in the book--intimidation, fear, threat, ridicule, rage, and even recesses, in order to change the jurisdiction, when they know they are losing, in order to make us admit that we are the name of the trust. When we do so, we are deemed to be the trustee--the one liable for administering the trust. Ergo, until now, it has been a waste of our time, energy, and emotion to go to a place where it is almost certain that we will be stuck with the liability.

We all know from our indoctrination, programming, and schooling that judges are impartial and have sworn an oath to this effect. This means he must not favour either plaintiff or defendant. But, our experience reveals that he does, indeed, favour the plaintiff, indicating a glaring conflict of interest--that the prosecutor, judge, and clerk all work for the state--the owner of the CQV trust. So, as the case is NOT about “justice”, it must be about the administration of a trust. They all represent the trust owned by the state and, if we are beneficiary, the only two positions left are Trustee and Executor. So, if you detect the judge’s partiality, although I doubt the case will get this far, you might just want to let them know that you know this.

If you consider court as entertainment and if you can stand the evil emanating from its officers, the fear and angst oozing from the walls, and the treacherous atmosphere, then go, knowing that under trust law we cannot be the trustee or the executor of a trust, whilst being beneficiary, as that would be a conflict. The position of beneficiary may lack clout, but the other positions hold liability. Since state employees want to be the beneficiaries of the trust, the only way they can do so is to transfer, to us, the liability which they hold, as trustees and executors, because they also cannot be both the administrators and beneficiary of the trust. So, trusteeship and executorship, i.e.: suretyship, becomes a hot potato and everyone wants to toss it so s/he can be beneficiary of the credit from the trust.

When we were born, a trust, called a Cestui Que Vie Trust (“CQV”) was set-up, for our benefit. Evidence of this is the birth certificate. But what is the value which must be conveyed to the trust, in order to create it? It was our right to property (via Birth into this world), our body (via the Live Birth Record), and our souls (via Baptism). Since the state/province which registered the trust is the owner, it is also the trustee.... the one that administers the trust. Since they, also, wanted to be beneficiary of this trust, they had to come up with ways to get us, as beneficiary, to authorize their charging the trust, allegedly, for our benefit (via our signature on a document: citation, application, etc.), and then, temporarily transfer trusteeship, to us, during the brief time that they want to be the beneficiary of a particular “constructive” trust.

This means that a trust can be established anywhere, anytime, and the parties of the trust are quickly, albeit temporarily, put into place. But, since a beneficiary cannot charge a trust--only a trustee can do so--it is the state that charges the trust, but they do so for their benefit, not ours (albeit occasionally we do reap some benefit from that charge but nowhere near the value which they reap. Think bank loan..... we reap a minute percentage of what they gain from our authorization). So, the only way, under trust law, for them to be able to charge the trust is to get the authorization from the beneficiary--us, and the only way for them to benefit from their charge is to get us to switch roles--from beneficiary to trustee (the one responsible for the accounting), and for them to switch their role--from trustee to beneficiary because no party can be both, at the same time, i.e.: within the same constructive trust. They must somehow trick us into accepting the role of trustee. Why would we do so when the trust is for our benefit? and how do they manage to do this? Well, the best way is to get us into court and trick us into unwittingly doing so. But, if we know what has transpired, prior to our being there, it is easy to know what to say so that this doesn’t happen. The court clerk is the hot shot, even though it appears as if the judge is. The clerk is the trustee for the CQV owned by the state/province and it is s/he who is responsible for appointing the trustee and the executor for a constructive trust--that particular court case.

So s/he appoints the judge as trustee (the one to administer the trust) and appoints the prosecutor as executor of the trust. The executor is ultimately liable for the charge because it was s/he who brought the case into court (created the constructive trust) on behalf of the state/province which charged the CQV trust. Only an executor/prosecutor can initiate/create a constructive trust and we all know the maxim of law: Whoever creates the controversy holds the liability and whoever holds the liability must provide the remedy. This is why all attorneys are mandated to bring their cheque-books to court because if it all goes wrong for them.... meaning either they fail to transfer their liability onto the alleged defendant, or the alleged

defendant does not accept their offer of liability, then someone has to credit the trust account in order to offset the debt. Since the prosecutor is the one who issues bogus paper and charges the trust, it is the Prosecutor/Executor ("PE") who is in the hot-seat.

When the Name (of the trust), e.g.: JOHN DOE, is called by the Judge aka Administrator aka Trustee ("JAT"), we can stand and ask, "Are you saying that the trust which you are now administrating is the JOHN DOE trust?" This establishes that we know that the Name is a trust, not a live man. What's the JAT's first question? "What's your name?" or "State your name for the record". We must be very careful not to identify with the name of the trust because doing so makes us the trustee. What does this tell you about the judge? If we know that the judge is the trustee, then we also know that the judge is the Name, but only for this particular, constructive trust. Now, think about all the times that JATs have become so frustrated by our refusal to admit to being the Name that they issue a warrant and then, as soon as the man leaves, he is arrested. How idiotic is that? They must feel foolish for saying, "John Doe is not in court so I'm issuing a warrant for his arrest" and then, the man whom they just admitted is NOT there is arrested because he IS there. Their desperation makes them insane. They must get us to admit to being the name, or they pay, and we must not accept their coercion, or we pay. Because the JAT is the trustee--a precarious position, the best thing to say, in that case, is "JOHN DOE is, indeed, in the court!" Point to the JAT. "It is YOU! As trustee, YOU are JOHN DOE, today, aren't you?!"

During their frustration over our not admitting to being a trust name--the trustee and/or executor of the trust, we ought to ask who they are. "Before we go any further, I need to know who YOU are." Address the clerk of the court--the trustee for the CQV trust owned by the state/province, "Are you the CQV's trustee who has appointed this judge as administrator and trustee of the constructive trust case #12345? Did you also appoint the prosecutor as executor of this constructive trust?" Then point to the JAT: "So you are the trustee", then point to the prosecutor, "and you are the executor? And I'm the beneficiary, so, now we know who's who and, as beneficiary, I authorize you to handle the accounting and dissolve this constructive trust. I now claim my body so I am collapsing the CQV trust which you have charged, as there is no value in it. You have committed fraud against all laws!" Likely, we will not get that far before the JAT will order "Case dismissed" or, even more likely, the PE, as he clings tightly to his cheque-book, will call, "We withdraw the charges".

We have exposed their fraud of the CQV trust which exists only on presumptions. The CQV has no corpus, no property, ergo, no value. Trusts are created only upon the conveyance of property and can exist only as long as there is value in the trust. But, there is no value in the CQV trust, yet, they continue to charge the trust. That is fraud! The alleged property is we men and women whom they have deemed to be incompetent, dead, abandoned, lost, bankrupts, or minors, but that is an illusion so, if we claim our body, then we collapse the presumption that the trust has value. They are operating in fraud--something we've always known, but now we know how they do it. Our having exposed their fraud gives them only three options:

1. They can dissolve the CQV trust--the one for which the clerk of the court is trustee and from which s/he created a constructive trust--the case--for which s/he appointed the judge and prosecutor titles which hold temporary liability--trustee and executor, respectively. But they cannot dissolve the CQV or the entire global system will collapse because they cannot exist without our energy which they obtain via that CQV trust.
2. They can enforce the existing rules of trust law which means, as trustee, they can set-off their debt and leave us alone. Now they know that we are onto their fraud and every time they go into court to administer a trust account, they will not know if we are the one who will send them to jail. The trustee (judge) is the liable party who will go to jail, and the executor (prosecutor) is the one who enforces this. This is why they want us to take on both titles, because then, not only do we go to jail but also, by signing their paper, we become executor and enforce our own sentence. They cannot afford to violate the ecclesiastical canon laws, out of fear of ending their careers, so they are, again, trapped with no place to run.
3. They can dismiss the cases before they even take the risk of our exposing their fraud which also makes no sense because then their careers, again, come to a screeching halt.

What's a court clerk to do!? Pretty soon, none of these thugs will take any cases because the risk is too great. This will be the end of the court system. 'Bout bloody time, eh?

Knowledge--not procedure--is power.

The means by which we have attempted to assuage our problems, inflicted upon us by the PTW (powers that were) have all been superficial, compared to the origins of all the black magic, superstition, satanic ritualism, trickery, mind-control, and clandestine practices. Under commercial law, dating back to the Code of Ur-

Nammu--around 2100 BCE--the use of another's property without permission puts one into dishonor and makes him liable for any debts. So, our using UCC forms, bills of exchange, AFV, or bonds, and altering documents of the Roman System can create penalties, as this is trading and/or using the property of a corporation we do not own the birth certificate proves that the "name" is, in fact, the property of the corporation which issued it. We can do all the paper perfectly but, in the end, they say, "Sorry; you're not one of us." But, now, we get to inflict fear onto them. When we are forced to court, knowing that the Judge acts as the Trustee and the prosecutor acts as Executor of the CQV Trusts is empowering. It gives us two choices:

1. If we wish to expose the fraud of presumptions, by which the CQV trusts still exist, then the court is the perfect opportunity to have them dissolved or to prove the fraud because the Trustee is sitting on the bench. Dissolving the first CQV, dissolves them all; or,
2. If we are not inclined to use something like the Ecclesiastical Deed Poll to expose the fraud of the CQV Trusts, then, at least, we ought to know that everything the judge says--even if it sounds like a command, order, or sentence--is actually an offer which we can choose to decline ("I do not consent; I do not accept your offer"). This is a fundamental principle of testamentary trusts..... the beneficiary can accept or decline what the trustee offers.

For 15 years, I have watched the alleged solutions in commerce come and go and nothing has worked for enough people on enough occasions to call anything a consistent win. Paying for information is insanity because those who sell information clearly have not prevailed or they wouldn't need to sell anything, would they? Buying express, private-contract trusts, e.g.: NACRS, is a huge waste of time and money because the entire process is too complicated for anyone with an IQ below 400 and "no refunds". I have found no solution in commerce because those who claim to have solutions still insist upon treating symptoms rather than curing the cause--the fraudulent CQV trust.

If we send an Ecclesiastical Deed Poll (see: http://one-heaven.org/canons_positive_law/article_1330.htm), as response to a summons or arrest warrant, then the judge who issues them has to think long and hard: "Am I willing to gamble that the man who walks into my court might call me on my role of trustee and expose the fraud that the CQV Trusts are still in place?

Canons of Positive Law: http://one-heaven.org/canons_positive_law/article_0000.htm

This knowledge is your power. -- Frank O'Collins

History of Trusts

<http://one-heaven.org/home.asp>

The 1st Trust of the world

Unam Sanctam is one of the most frightening documents of history and the one most quoted as the primary document of the popes claiming their global power. It is an express trust deed. The last line reads:

"Furthermore, we declare, we proclaim, we define that it is absolutely necessary for salvation that every human creature be subject to the Roman Pontiff." It is not only the first trust deed in history but also the largest trust ever conceived, as it claims the whole planet and everything on it, conveyed in trust.

Triple Crown of Ba'al, aka the Papal Tiara and Triregnum

In 1302 Pope Boniface issued his infamous Papal Bull Unam Sanctam--the first Express Trust. He claimed control over the whole planet which made him "King of the world". In celebration, he commissioned a gold-plated headdress in the shape of a pinecone, with an elaborate crown at its base. The pinecone is an ancient symbol of fertility and one traditionally associated with Ba'al as well as the Cult of Cybele. It also represents the pineal gland in the centre of our brains--crystalline in nature-- which allows us access to Source, hence, the 13-foot tall pinecone in Vatican Square. Think about why the Pontiffs would idolize a pinecone.

See: Pharmacratic Inquisition: <http://www.youtube.com/watch?v=tnvEHObMMH4>

The 1st Crown of Crown Land

Pope Boniface VIII was the first leader in history to create the concept of a Trust, but the first Testamentary Trust, through a deed and will creating a Deceased Estate, was created by Pope Nicholas V in 1455, through the Papal Bull Romanus Pontifex. This is only one of three (3) papal bulls to include the line with the incipit "For a perpetual remembrance." This Bull had the effect of conveying the right of use of the land as Real Property, from the Express Trust Unam Sanctam, to the control of the Pontiff and his successors in perpetuity. Hence, all land is claimed as "crown land". This 1st Crown is represented by the 1st Cestui Que Vie Trust, created when a child is born. It deprives us of all beneficial entitlements and rights on the land.

The 2nd Crown of the Commonwealth

The second Crown was created in 1481 with the papal bull Aeterni Regis, meaning "Eternal Crown", by Sixtus IV, being only the 2nd of three papal bulls as deeds of testamentary trusts.

This Papal Bull created the "Crown of Aragon", later known as the Crown of Spain, and is the highest sovereign and highest steward of all Roman Slaves subject to the rule of the Roman Pontiff. Spain lost the crown in 1604 when it was granted to King James I of England by Pope Paul V after the successful passage of the "Union of Crowns", or Commonwealth, in 1605 after the false flag operation of the Gunpowder Plot. The Crown was finally lost by England in 1705, when it was returned to Spain and King Carlos I, where it remains to this day. This 2nd Crown is represented by the 2nd cestui Que Vie Trust, created when a child is born and, by the sale of

the birth certificate as a Bond to the private central bank of the nation, depriving us of ownership of our flesh and condemning us to perpetual servitude, as a Roman person, or slave.

The 3rd Crown of the Ecclesiastical See

The third Crown was created in 1537 by Paul III, through the papal bull Convocation, also meant to open the Council of Trent. It is the third and final testamentary deed and will of a testamentary trust, set up for the claiming of all "lost souls", lost to the See. The Venetians assisted in the creation of the 1st Cestui Que Vie Act of 1540, to use this papal bull as the basis of Ecclesiastical authority of Henry VIII. This Crown was secretly granted to England in the collection and "reaping" of lost souls. The Crown was lost in 1816, due to the deliberate bankruptcy of England, and granted to the Temple Bar which became known as the Crown Bar, or simply the Crown. The Bar Associations have since been responsible for administering the "reaping" of the souls of the lost and damned, including the registration and collection of Baptismal certificates representing the souls collected by the Vatican and stored in its vaults.

This 3rd Crown is represented by the 3rd Cestui Que Vie Trust, created when a child is baptized. It is the parents' grant of the Baptismal certificate--title to the soul--to the church or Registrar. Thus, without legal title over one's own soul, we will be denied legal standing and will be treated as things--cargo without souls--upon which the BAR is now legally able to enforce Maritime law.

The Cestui Que Vie Trust

A Cestui Que Vie Trust is a fictional concept. It is a Temporary Testamentary Trust, first created during the reign of Henry VIII of England through the Cestui Que Vie Act of 1540 and updated by Charles II, through the CQV Act of 1666, wherein an Estate may be effected for the Benefit of a Person presumed lost or abandoned at "sea" and therefore assumed "dead" after seven (7) years. Additional presumptions, by which such a Trust may be formed, were added in later statutes to include bankrupts, minors, incompetents, mortgages, and private companies. The original purpose of a CQV Trust was to form a temporary Estate for the benefit of another because some event, state of affairs, or condition prevented them from claiming their status as living, competent, and present, before a competent authority. Therefore, any claims, history, statutes, or arguments that deviate in terms of the origin and function of a CQV Trust, as pronounced by these canons, is false and automatically null and void.

A Beneficiary under Estate may be either a Beneficiary or a CQV Trust. When a Beneficiary loses direct benefit of any Property of the higher Estate placed in a CQV Trust on his behalf, he do not "own" the CQV Trust; he is only the beneficiary of what the Trustees of the CQV Trust choose to provide. As all CQV Trusts are created on presumption, based upon original purpose and function, such a Trust cannot be created if these presumptions can be proven not to exist.

Since 1933, when a child is borne in a State (Estate) under inferior Roman law, three (3) Cestui Que (Vie) Trusts are created upon certain presumptions specifically designed to deny, forever, the child any rights of Real Property, any Rights to be free, and any Rights to be known as man or woman, rather than a creature or animal, by claiming and possessing their Soul or Spirit.

The Executors or Administrators of the higher Estate willingly and knowingly:

1. convey the beneficial entitlements of the child, as Beneficiary, into the 1st Cestui Que (Vie) Trust in the form of a Registry Number by registering the Name, thereby also creating the Corporate Person and denying the child any rights to Real Property; and,
2. claim the baby as chattel to the Estate. The slave baby contract is then created by honoring the ancient tradition of either having the ink impression of the baby's feet onto the live birth record, or a drop of its blood, as well as tricking the parents to signing the baby away through the deceitful legal meanings on the live birth record which is a promissory note, converted into a slave bond, sold to the private reserve bank of the estate, and then conveyed into a 2nd and separate CQV Trust, per child, owned by the bank. When the

promissory note reaches maturity and the bank is unable to “seize” the slave child, a maritime lien is lawfully issued to “salvage” the lost property and is monetized as currency issued in series against the CQV Trust.

3. claim the child’s soul via the Baptismal Certificate. Since 1540 and the creation of the 1st CQV Act, deriving its power from the Papal Bull of Roman Cult leader Pope Paul III, 1540, when a child is baptized and a Baptismal Certificate is issued, the parents have gifted, granted, and conveyed the soul of the baby to a “3rd” CQV Trust owned by Roman Cult, which has held this valuable property in its vaults ever since. Since 1815, this 3rd Crown of the Roman Cult and 3rd CQV Trust representing Ecclesiastical Property has been managed by the BAR as the reconstituted “Galla” responsible, as Grim Reapers, for reaping the souls. Each Cestui Que Vie Trust, created since 1933, represents one of the 3 Crowns representing the three claims of property of the Roman Cult: Real Property (on Earth), Personal Property (body), and Ecclesiastical Property (soul). Each corresponds exactly to the three forms of law available to the Galla of the BAR Courts: corporate commercial law (judge is the ‘landlord’), maritime and canon law (judge is the banker), and Talmudic law (judge is the priest).

What is the real power of a court ‘judge’?

Given what has been revealed about the foundations of Roman Law, what is the real hidden power of a judge when we face court? Is it their superior knowledge of process and procedure or of magic? Or is it something simpler and far more obvious?

It is unfortunate that much of the excitement about Estates and Executors has deliberately not revealed that an Estate, by definition, has to belong to a Trust—to be specific, a Testamentary Trust or CQV Trust. When we receive legal paper or have to appear in court, it is these same CQV Trusts which have our rights converted into the property contained within them. Instead of being the Trustee, or the Executor, or Administrator, we are merely the Beneficiary of each CQV Trust, granted only beneficial and equitable use of certain property, never legal title. So if the Roman Legal System assumes we are merely the beneficiary of these CQV Trusts, when we go to court, who represents the Trustee and Office of Executor? We all know that all cases are based upon the judge’s discretion which often defies procedures, statutes, and maxims of law. Well, they are doing what any Trustee or Executor, administering a trust in the presence of the beneficiary, can do under Roman Law and all the statutes, maxims, and procedures are really for show because under the principles of Trust Law, as first formed by the Roman Cult, a Trustee has a wide latitude, including the ability to correct any procedural mistakes, by obtaining the implied or tacit consent of the beneficiary, to obviate any mistakes. The judge is the real and legal Name. The judge is the trust, itself. We are the mirror image to them--the ghost--the dead. It is high sorcery, trickery, and subterfuge that has remained “legal” for far too long. Spread the word

APPENDIX G=

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Early warning signs of fascism

- 1) powerful and continuing nationalism
- 2) disdain for human rights
- 3) identification of enemies as a unifying cause
- 4) supremacy of the military
- 5) rampant sexism
- 6) controlled mass media
- 7) obsession with national security
- 8) religion and government intertwined
- 9) corporate power protected
- 10) labour suppressed
- 11) disdain for intellectuals and the arts
- 12) obsession with crime and punishment
- 13) rampant cronyism and corruption
- 14) fraudulent elections

So what do I want ?

So....what do I want ?

\statewise/

APPENDIX D- directives and purpose

A Program for Ending Genocide

Legal genocide in Canada has rested historically on three pillars: a colonial political oligarchy under the authority of the English Crown; a powerful, unaccountable and state-protected religious oligarchy in the Roman Catholic and Anglican churches, and later, the state-created United Church; and a foreign-controlled, dependent economy.

To dismantle the root causes of genocide in Canada, we must replace all three of these systems, through a process of active de-construction and reconstruction: undoing what caused the wrong and building an altogether new political and social regime in its place.

To commence, our general aim must be the following steps of “decolonization and de-construction” in order to lay the basis for a true democratic and secular Republic:

- I. Politically: Active disaffiliation from the English Crown and the Canadian state and its courts;
- II. Spiritually: Disestablishment of the Roman Catholic, Anglican and United Church of Canada; and
- III. Socially: De-corporatizing our economy and establishing local, self-sufficient economies under public ownership.

A real Program of Justice for all victims of genocide in Canada must restore social equality, the health of the land, and democratic sovereignty of all nations within Kanata , through these and other measures:

I. Politically:

1. Abolish the office of the Governor-General, disavow all Oaths of Allegiance to the British Crown, and issue a formal Declaration of Independence from the Crown.
2. Establish a new Constitution of the Republic of Kanata. Reconstitute Canada as a federated and secular Republic of Kanata, based on a recognition of the root title sovereignty of all indigenous nations and of the common ownership by all citizens of the economy, wealth, lands and resources of Kanata.
3. Abolish the Canadian armed forces, the Indian Act, the federal and provincial courts, the Senate, the RCMP, and the Indian and Northern Affairs department and their puppet aboriginal agencies.
4. Create a new standing army based on popular citizen militias.
5. Establish popular, indigenous courts of law.

II. Spiritually:

1. Tax the churches: Revoke the charitable tax-exempt status of the Roman Catholic, Anglican and United Church, nationalize all church property and land, audit and assess all payments owed by these churches to the people and indigenous nations since their inception, and return all lands and effects stolen by these churches from native people.
2. Revoke the legal charters and legislation governing the Roman Catholic, Anglican and United Church of Canada, and thereby end their official, legal status.
3. End diplomatic recognition of the Vatican and expel the Papal Nuncio.
4. Separate church and state: no funding for religious schools or churches, no religious oaths or functions connected to the state, no state protection for clergy or churches (ie, revoke sections 176 and 296 of the Criminal Code of Canada).
5. Establish a public, international inquiry into crimes of these churches against native people, including in Indian residential schools, with the power to subpoena, try and jail offenders.

III. Socially

A Jubilee Campaign to restore the land and economy to the people:

1. Cancel all debts and mortgages, and return all land to its original owners.
2. Place banks, money supply and credit under public ownership and control.
3. Impose a 100% tax on all wealth gained by inheritance, interest and speculation, and abolish all income tax.
4. Establish a maximum wage and redistribute all surplus income to the lower paid.
5. Collect all back taxes owed by corporations and impose a special tax on the super wealthy and on corporate profits.
6. Abolish foreign ownership of the economy.
7. Abolish all land speculation and the commercial trading in land.
8. Nationalize all resources.
9. Socialize all housing, medicine, education and transportation, and make these services freely available to all people.
10. Create Local Exchange and Trading (LET) networks across Kanata to decentralize and democratize the economy, abolish money and credit, and harmonize humanity with the earth.

A Gaia Campaign to restore the health and harmony of the land:

1. Impose a Green Tax on all privately owned vehicles in order to phase out their use.
2. Abolish nuclear power and the uranium industry.
3. Develop wind, solar and tidal energy industries.
4. Phase out petrol vehicles, and replace with non-polluting, mass-transit systems.
5. Immediately nationalize all polluting industries and abolish or eco-convert them.
6. Legally limit the size of all land ownership to no larger than 100 hectares.
7. Collectivize all farming and agriculture, and abolish all pesticides and herbicides.

8. Abolish the sale and commercialization of water: Provide free, universal access to water through the establishment of public ownership over all water resources.

AMMENDMENTS to the Directives include:

Legalization of all Marijuana, marijuana plants, seeds, oils, hemp and other products for personal and commercial use

Legalization of D.M.T, Mushrooms (shrooms) Xtacy including MDMA, Acid

Also as per legalization make therapy available to anybody that seeks it in the form of withdrawal counseling, substance abuse issues programs, for example marijuana withdrawal gum or patches

Make the following illicit substances

-hard alcohol and tobacco products and provide therapy to those that need to end the cycle of addiction

Beer and wine will still remain alternatives to those that need it

Provide addictions counseling to people that need it for caffeine and tobacco and alcohol

The following will remain illicit substances: Heroin, Cocaine, Crystal Methamphetamine

Investigate project monarch to the fullest extent of the law, with the power to subpoena and jail offenders in this advanced luciferian sciences

Give each individual/couple/family in the country of Kanata their own dwelling, home, condo, house, or farm

Investigate alternatives to the food shortage including a super pill or super food to eat for every meal giving the proper nutrition and to fill the stomach and expand when ingested to provide healthy alternatives to hunger

Provide free health care for life and without cost to all that seek it

Expel all abusers, torturers, reptilians, hybrids, generational abusers, and illuminati bloodlines

Expel all forms of freemasonry, oddfellows, lions clubs, elks, eastern star, turtles club etc from the country with the power to investigate these cults roles in society and make it illegal to belong to any of these cults while living within the realms of the republic

Have a harmonized system relative to democracy and bloodline rule where the native population would rule the country based on their given talent, have a voting system free of electronic manipulation

Nationalize all forms of mining

Provide free university for life and without cost to all that seek it without fraternities or sororities that favors intellectual and creative thought rather than how indoctrinated you become in the system

Provide festivals in the arts, electronic rave music, food, crafts, indie music, all forms of entertainment available in all major cities and towns at least once a month if not more

Provide danger pay to all forms of slavery that involve hard labor

Provide international refuges for victims of monarch slavery, and freemasonry to rest and recuperate to receive proper therapy, medications, and counseling to overcome their trauma

Provide meals to anybody that wants them in each city without having to submit themselves for religious indoctrination

Expel the salvation army (salvationists) all catholic dioceses and return ownership of all catholic owned hospitals to the people

Provide free training for life in the trades, crafts, arts, and sciences

Immediate halt of all maintenance fees on condominiums

An end to the youth prison system formerly known as elementary and high schools and make involvement in such programs voluntary and more in tune with individual aspirations of each student

Release all non violent prisoners especially those charged with petty thefts, and most crimes relating to drug use and provide therapy to those that seek it including rehabilitation into society

Properly Investigate all those currently jailed by the crown

Expel the secret intelligence service, CIA operatives, crown agents, Mi6 and mossad etc from the republic

Expel all forms of maritime admiralty law and return each individual to their sovereign nature and take each numbered code of each name off of the world stock markets

Acting on this Vision and Program

These proposals are but a beginning in a long process of social and spiritual emancipation from corporate genocide.

Our purpose as a de-colonizing movement is to create a new society within the shell of the old: to bring about a parallel social order in opposition to "Canada" through a massive democratic movement from below. We can only succeed in this goal through a conscious, activated citizenry who take control of their lives and the land, and undo the legal and mental slavery foisted upon them.

Consequently, we reject any reliance on or involvement in the existing parliamentary or electoral system, which is based on an undemocratic allegiance to a foreign monarch.

Instead, we will seek to create new popular assemblies and courts through which the people can express their will freely and openly, justice can be directly enacted, and the present political system can be overturned. We will use mass civil disobedience, strikes, withholding of taxes, and other direct actions to undermine and replace Canada and its institutions with a truly democratic republic.

Without an independent land and economic base, we cannot create the Republic of Kanata. We therefore look to peoples' direct actions to secure such resources for our Republic, by helping them to withdraw their allegiance to and involvement in the existing economic system.

We call upon all those who share our vision and goals to take these three steps: a) withdraw their funds from all banks and financial institutions and reinvest them in cooperative agencies established by our movement, b) withhold all taxes and other payments from every level of government in "Canada", and c) join the Local Exchange and Trading (LET) networks established by our movement to create alternative, agricultural-based green economies.

In short, we are declaring an economic boycott of the present regime in order to build a future for our planet and all its people.

To coordinate and lead this campaign, we look to a mass revolutionary party to engender but not dominate our movement. The creation of a democratic and secular Republic of Kanata will unleash the greatest freedom and diversity among the people, who will learn through their own struggles the meaning of self-government.

Our underlying recognition is that true democracy and sovereignty cannot come into being or survive without the complete public ownership of all of Kanata by all the people. The poorest person has as equal a right to the land and its wealth as the richest, and we shall work to create a society where all class distinctions and the private ownership of the economy have been abolished.

We encourage you to share this Program and Vision, and begin to act on it, for you are Kanata, and the future.

As a first step, we call upon all people who are in agreement with this Vision and Program to take the Pledge of Allegiance to Kanata (*below*) and to form organizing committees in their communities to prepare for the formal launching of the Republican Party of Kanata.

We especially look to the sovereign hereditary elders and clan mothers of all indigenous nations to endorse our movement and work with us to end the oligarchical church-state regime known as "Canada".

In solidarity and hope for our common future,

The Elders and National Council of the Republican Movement of Kanata
.....

Pledge of Allegiance to the Republic of Kanata

I do solemnly swear allegiance to the Federated Republic of Kanata, and to the principles of sovereignty, natural law, unconditional democracy, and public, collective ownership for which Kanata stands.

I swear to defend the Republic of Kanata against all enemies, foreign and domestic, and to sever all ties and allegiance to the British Crown, and to the government known as Canada. I pledge to stand in solidarity with all those who take this oath and to defend them unconditionally.

I take this pledge freely, without coercion, mental reservation, or ulterior motive, according to my honor and freedom as a natural and sovereign human being.

Start from scratch.-shau.N.zeno

APPENDIX A – Now I am going to go deep into the van duyn and van cleve bloodline, this is the man I attempted suicide at the college over and he is apart of one of the 13 ruling families bloodlines on earth

VAN DUYN-VAN CLEVE CONNECTION (the guy that almost made me kill myself through neurolinguistics at evergreen state Masonic college

I came so fucking close I almost cut the tendons in my wrists and he had the gull to call me a thief I almost lost my life over fighting for what I believe I almost lost it to the most beautiful rave man I have ever laid eyes on, I almost killed myself over this man and he and I were something special and beautiful in the 1990's rave scene I almost bled out in his college dorm, they tied me to a chair with my wrists slashed through the campus of evergreen state college while there was some advanced luciferian practices going on

Bloodlines of Illuminati

By:

Courtesy and thanks to Fritz Springmeier

Once again, I have opened up my files of research and tried to investigate the Satanic Hierarchy. Sometimes in doing investigation one turns down a dead end. I hope I haven't done that. There does seem to be a strong Dutch connection to

the Illuminati and the Van Duyn family might be one of the keys to understanding that Dutch connection. My investigation with Van Duyn family is the only family that has left me without any solid facts that would place them within the Top 13 Families. However, because bloodlines are so important to the Hierarchy and because it is hard to really investigate these families without understanding their genealogies, I have made the effort to give you a genealogy of Van Duyns that may have some importance.

THE VAN DUYN BLOODLINE.In 1626, Peter Minuit traded some trinkets to the Canarsie Indians to purchase Manhattan Island. The history books like to report the value of the trinkets as \$24. The purchase was supposedly a good deal for the Dutch. The Canarsie Indians didn't own Manhattan Island, it belonged to other Indians, so it is debatable who got the best deal that day. That was the beginning of the Dutch colony of New Netherlands, and its capital New Amsterdam, built beside Ft. Amsterdam, all three later renamed. New York. The Van Duyn family (also spelled Van Dien, Van Duyne, et. al.) was one of the Dutch families to come over to the Dutch colony of New Netherlands which was connected to the Dutch West India Company. Other early important New Netherlands families from the Netherlands include Van Sise, Van Cleef (also spelled Van Cleve and Van Cleave), Van Coorn, Van de Water, Dooren, and Stoothoff. In 1649, fifteen years before the British took New Netherlands from the Dutch, Gerret Cornellissen Van Duyn immigrated with his older sister from Brabant, Netherlands (Brabant is a district so. of Eindhoven in southern Netherlands, but at the time Van Duyn came over it included Belgium.) to New Amsterdam. (This date is according to Claypool, Edward A. Descendants of Dennis Van Duyn and Alice Tunison Chicago, IL. In contrast to this The National Cyclopaedia Vol.. 258 states that he came over in 1640 which is a mistake because that was his date of birth.)For some reason, Gerret Cornelius Van Duyn returned to Holland to Zwolle on the east side of the Zuider Zee, although he had originally lived in Nieuwkerk in Zeeland before going to New Netherlands, America. Gerrit C. Van Duyn was a coarse, non-spiritual, ignorant man who did carpenter work. His lack of interest in Christianity seems to have carried down through quite a number of generations. After coming to the New World again, he moved away from New Amsterdam fairly quickly to New Utrecht. (Now I believe that is where Greenwich Village is.) In the long run his descendants (some related to the Castello family) moved to Michigan, Illinois, Kansas and elsewhere. In the next century however, his descendants moved and created 5 branches- one in Queens Co., NY; one in Kings Co., NY; one in Dutchess Co., NY; a fourth in Somerset Co., NJ; and a fifth in Morris Co., NJ. It is possible a few other Van Duyns also immigrated from the Netherlands to America; information on the family is scarce. In Germany the privilege to use the title 'von' was a special noble privilege. I believe the same applied in the Netherlands, which would mean that the Van Duyns were a prominent family when they came over. The low profile of the family didn't end when they arrived in the New World, it continues.

The extremely low profile of the Van Duyns makes one wonder if they could really be one of the top 13 families. Still Mona Van Duyn was the first woman poet laureate, a Pulitzer winner (1991) and got a good review of her book in 1990 by the *NY Times*. I have found that such awards take a combination of both talent and pull, especially in a field as subjective as poetry, it helps to have pull. Where did Mona Van Duyn get the political pull to get so many awards and manywell promoted poetry books? Even before the British had consolidated their hold on New Netherlands the area was giving a foreshadowing of what it would become. Pirates which raided the East Indies and the Red Sea were outfitted in what is today New York and Rhode Island. William Patterson (born c. 1655 in Scotland) was the evil genius behind the establishment of the Bank of England. It is strongly believed that he was a trader in New York in 1668-69 and that prior to this he had worked with the pirate Morgan, who operated in the New Netherlands area. Witchcraft was part of some people's lives in New Netherlands, but the colony was far more lenient toward them than in the Puritan colony in Massachusetts. The last Dutch governor of New Netherlands, Gov. Peter Stuyvesant's sister-in-law was suspected of witchcraft, but acquitted. Ralph Hall of Seatac, Long Island and his wife were the only ones seriously tried of witchcraft in New Amsterdam and they were acquitted. In 1687, the British had taken the New Netherlands from the Dutch for the second and final time, and they made the Dutch take an oath of allegiance to the British Crown. Three Van Duyns of New Amsterdam are recorded having taken that oath. They were Gerrit Cornelis Van Duyn, Cornelis Gems Vanduyn, and Denijs Gerrise Vanduyn. However, in the 1790 census taken in New York state, there are no Van Duyn families at all listed. One of the best books on the Van Duyn family is *New Netherlands Families* by Wilson V. Ledley, Vol. 3 which is about the Van Duyn family. I obtained a copy of the Van Duyn part, which was able to assist me in my genealogy work. I count 378 Van Duyn's in the fifth generation of Van Duyn's in this country. Some of the families that the Van Duyn's have intermarried with are Ailing (Allen), Brendel, Bullinger, Graeber, Hayes, Kennedy, and Robertson. Some of the other families which are definitely Dutch with which the family married with are the Van Burens, the Van Cleeves, and Van der Hoef. It would be exceedingly interesting to find out if the Van Duyn's connect at all with the Dutch King William of Orange or some of William of Orange's supporters. Many of today's elite trace back to William of Orange or his prominent supporters. The Van Duyn last name has ended up with many spellings. For instance, in Bergen Co., NJ the name is spelled Van Dyne, Van Duyn, VanDuyne, Van Dine, VanDine, & Van Dien. An informer states that Van Duyn is one of the top 13 Illuminati families. If that is so, then it certainly is the least known family of the thirteen. This article will show clues and evidence that have kept me from rejecting the possibility that the family is indeed one of the top thirteen. On the other hand, there are also some very puzzling things about this family that almost disqualify it from being a top family. One puzzling thing is how rare this surname is. Considering that the name belonged to one of the

earliest settlers in the New World one would expect quite a clan to have developed. But this is not so. Another puzzling thing, is that the conspiracy has a great deal of activity going on in Brussels, Belgium. Belgium is half Dutch, half french. Many of the people in Brussels have Dutch names, and it would be expected that if the Van Duyn family were a top family they would have someone in Brussels, but I wasn't able to locate any there. See the reproduction of the Brussels phone book to show that some places have been named after the Van Duyns but none live there, although two Van Duynens are listed. VAN DUYNs THAT CAUGHT MY Eye Historically, there were a few Van Duyns that caught my attention. Cornelis Van Duyn (1709-1779)--left an inheritance of 1,000 pounds of money to children. William Van Duyn (1695-1773)--left two plantations to children in will Aaron Van Duyn (1830- 1899)--trustee & deacon of the Meth. Episcopal church Alfred Voorhees Van Duyn (1843-??)--an undertaker of Middlebush, NJ Harrison Van Duyn (1845-1914)--member of NJ legislature in 1879, became Speaker of the House in 1881, Scottish and York Rite Freemason, member of the Holland Society (see Holland Society Yearbook 1915), and numerous other business organizations and societies. Horace N. Van Duyn-- Stockholder in the Boston National Bank Lewis Van Duyn-- Surveyor, organizer & president of Boonton Water Co., owned lots of real estate. Simeon Van Duyn-- inventor, member Meth. Church in Boonton The Van Duyn name is known in Western United States because of Van Duyn chocolate candies. The Van Duyn name has been well known in the New York area. The oldest of the large care centers for the elderly in NY is named after a Van Duyn. It was founded in 1827 at Syracuse, NY (Address is West Seneca Turnpike). This elderly care center, the Van Duyn Home and Hospital, was reported to have 537 total regular staff, 136 nurses, and 526 licensed beds which are kept 99% occupied, making it the largest. I have very limited knowledge of the Van Duyn family. Three Van Duyn's are worthy of mention at this point. One Van Duyn was reported by an NSA informant to have been the liaison officer between MI6, the CIA, Mossad, and the Vietnamese government during the 1960s. Another Van Duyn was the founder of a branch of Planned Parenthood, an important New Age group which has been promoting sterilations, birth control, abortions, etc. for over half a century. The third is Mona Jane Van Duyn who has authored several poetry books, and is a Guggenheim fellow.

EDWARD SEGUIN VAN DUYN & PLANNED PARENTHOOD

Edward S. Van Duyn (1872 - 1955) was a prominent surgeon who was born in Syracuse, NY. He went to Princeton Univ. and then got his M.D. at Syracuse University in 1897. From 1909 until 1950, he was a surgeon. During the ghastly W.W. I, he was in the U.S. Army Medical Corps in France, first as a major and then as a Lt. Colonel. Edward S. Van Duyn attended the Unitarian Church during his life--a church which has long been associated with Wicca. He also associated with the liberal Presbyterians. In 1933, he founded the Planned Parenthood Center of Syracuse, New York. Planned Parenthood Federation of America was an Illuminati inspired organization that was set up to accomplish several objectives. The organization's own stated purpose is very revealing: "To

provide leadership m: making effective means of voluntary fertility regulation, including contraception, abortion, sterilization, and infertility services, available and fully accessible to all as a central element of reproductive health; stimulating and sponsoring relevant biomedical, socioeconomic, and demographic research; developing appropriate information, education, and training programs to increase knowledge about human reproduction and sexuality." Planned Parenthood Federation of America has about 190 affiliated organizations and actively promotes its agenda all over the world. It operates about 900 centers in the U.S. It maintains a 5,000 volume library on abortion, sterilization, and population control. One of its leaders Alan F. Guttmacher signed the Humanist Manifesto, and the president Faye Wattleton was awarded "Humanist of the year" in 1986. Both hate Christians. Margaret Sanger, who advocated neo-Malthusian population controls, with money from her husband and rich backers, started the American Birth Control League (ABCL) in 1921. The ABCL opened up the Birth Control Research Bureau (BCCRB) in 1923. In 1939 the ABCL and another similar group merged to form the Birth Control Federation of America (BCFA) which in 1942 changed its name to Planned Parenthood Federation. Consider the changes that have happened within our lifetimes. In 1957, birth control devices were outlawed in all NY metropolitan hospitals. In 1969, the Federal government was subsidizing abortions and birth control through the federal antipoverty program. In the 1980s, public schools started offering condoms and new types of sex education programs for teenagers. The Schlesinger Library has been actively keeping historical records of the "family planning movement" and David Kennedy wrote the book Birth Control in America: The Career of Margaret Sanger in 1970. Much of what has happened in abortions, birth control research, and population control mechanisms has come as a result of these type of organizations. I was curious-WHAT KIND OF PEOPLE WANT US STERILIZED, OUR BABIES ABORTED, AND THE WORLD'S POPULATION REDUCED? What kind of people are funding the enormous amount of money it takes to get people to abort their babies? What does it cost to get a population to voluntarily neuter themselves? I randomly picked a year (1984) to research the funding for Planned Parenthood and the Planned Parenthood branches. I was astounded at how huge the sums of money that the elite spend in just one year to get us to castrate ourselves and tie our tubes, and abort our babies. I have divided the list of Foundations that donated money to Planned Parenthood in just the single year of 1984 into two categories. The first category are Foundations that I can identify having connections to the Illuminati. The others are all the rest, and I suspect this second group has many that tie back too, I most likely haven't figured out how. ILLUMINATI CONNECTED FOUNDATIONS DONATING TO PLANNED PARENTHOOD FEDERATION BRANCHES -- and the amounts donated in 1984, Vincent ASTOR Foundation -- \$150,000 Mary Duke BIDDLE Foundation -- \$5,000 DODGE Foundation -- \$115,000 (the DuPonts are behind GM) FORD Foundation -- \$200,000 (McGeorge Bundy was Pres. of Ford Found.) William Randolph HEARST Foundation -- \$10,000 (Freemason) Jesse H. Jones' HOUSTON

Endowment -- \$30,000Eli LILLY & CO. Foundation -- \$10,000LILLY Endowment -- \$100,000Andrew W. MELLON Foundation -- \$970,000Richard King MELLON Foundation -- \$55,000(Jewish Rosicrucian) Fred MEYER Charitable Fund - \$10,000MORGAN Guaranty Trust -- \$31,000Jessie Smith NOYES Foundation -- \$152,400J.N. PEW Memorial Trust -- \$730,000PRUDENTIAL Foundation -- \$8,000Kate B. REYNOLDS Charitable Trust -- \$25,000Z.S. REYNOLDS Foundation -- \$30,000Russeil SAGE Foundation -- \$5,000Max STERN Foundation -- \$20,000Levi STRAUSS Foundation -- \$5,000

If the reader is wondering what happened that some of the other top Illuminati families are not on the above list, the reason why is that the other families were supporting other organizations similar to Planned Parenthood Foundation which are also working to promote sterilizations, abortions, and sexual promiscuity. For instance, the Rockefeller family runs hundreds of foundations, and just two of these --the ones named after the Rockefellers--supported the following groups in 1984 which have the same goals and agenda as Planned Parenthood-- Center for Population Options (donation given -\$29,730), Population Council (\$1,235,000), Alan Guttmacher Institute (\$300,000) this is a dangerous organization doing research to promote these things, Population Institute (\$10,000). On top of this, in 1984 the Red Chinese Academy of Medical Science was given several Rockefeller grants to do contraceptive, sterilization, and genetic research. One of these was a \$6,647 grant given to the Red Chinese Academy of Medical Science to study male contraceptives. Has abortion, sterilization, sexual promiscuity, population control, and genetic research been part of the Illuminati's long range plan? You bet. But it was important that the Illuminati convince the experts, (at least the experts they control) that these things were needed to save mankind. Three studies were made by the elite to determine that a population explosion was threatening the earth. according to William Cooper in Behold a Pale Horse, pp. 166-67. The first was during W.W. II, the second at Huntsville, AL in 1957, and the third by the Club of Rome ending in 1968. All three studies concluded that population growth must be curtailed. Last year at a meeting of the elite, George Hunt obtained a handout which shows that the elite are committed to stopping the population growth by any means available. Years earlier, Illuminatus Dr. Aurelio Peccei advocated a plague similar to the Black Plague, and when the idea was developed it became the AIDs epidemic. The Illuminati have the cure for AIDS. Actually, there are many cures for AIDS But the one they had before the AIDS epidemic began will not be given to the population until enough people die, or until the elite are exposed enough that they are forced to give out the cure. Dr. Wolf Szmunn. Pope John Paul II's ex-roommate was one of the masterminds behind the AIDS epidemic. The National Security Council has had an ad hoc group on Population Policy to strongly encourage other nations to have birth control, abortions, and sterilizations. This group drafted the Global 2000 Report which was given to Carter. Whether the population explosion is a threat or not-- (having travelled world-wide and having a father who was considered one of the better agricultural scientists, I contend it is not a threat)- -the world's elite

believe it, and they make the decisions. Further, they have a vested interest, an immoral need to believe in the overpopulation lie.

VAN DUYN CANDIES

Van Duyn Candies has its kitchen and administration at 739 N.E. Broadway, Portland, OR. They operate 10 retail candy stores in Portland, one in Silverdale, WA (near Bremerton). The 63 year old company has 16 shopping mall leases, and wholesales candy to other candy distributors. It also operates a subsidiary Miss Saylor's Candies, Inc. of Long Beach, CA. Van Duyn has in turn been bought out by Van Rian Corp, 2360 NW Quimby St., Portland, 97210. In 1990, American Confectionery, Inc. of Chino, CA was listed as owner of Van Duyn Candies. (These statistics were the ones I was able to get, they may be outdated.) One informant felt that Van Duyn Candies might play a role in the distribution of poisoned candy to American school children, which was an Illuminati plan on the drawing boards years ago. I contacted a Van Duyn representative about any company plans to distribute candy to schools, but got no information. The company has had its share of strange things happen. Richard McCall who was the president borrowed \$391,000 of the company's funds for his personal use. This theft of company funds was forgiven when he gave up his position and his share of stock so that he no longer had control over a large block of stock. On April, 27, 1988 The Oregonian reported that the company had gone bankrupt, and had filed for bankruptcy in Mar. 1987. However, company officials declared that the bankruptcy was merely a reorganization which involved the resolving of the equity split in financial control of the company. The Van Duyn Candies reported \$10 million in sales in 1986. If they play any role in all of this or not I cannot say. I certainly do not suggest that any of my readers boycott their candies. That would be rather rash and certainly is not what I want to see happen. Besides because they wholesale to others, I don't what other labels the candy gets sold under.

A STRING OF STRANGE COINCIDENCES

A strange thing that happened to me that may be just coincidence or another piece of the puzzle. I will not mention any names, because I do not know how this all fits together. One of the men who owns two Van Duyn stores is an ex-Missionary to Taiwan and a minister. This ex-Missionary still is on best of terms (close friend) with the most powerful Free Chinese Army generals. He drives Cadillacs, and when he visits China is given the red carpet by his military general friend. This ex-missionary/minister was a friend of mine, and in 1990, when he heard I had written a book, he was excited to buy my book because we were friends. When he found out the title was The Watchtower & The Masons, he immediately lost interest in the book and never bought it. I asked him if he knew anything about the Freemasons and he said he knew absolutely nothing about them. I thought that was a strange reply, because he was a leader of the Kiwanis in this area, and I have been to his Kiwanis breakfasts which were held in the basement of a Masonic Lodge here in Portland. How did this minister arrange for his Kiwanis club to meet in a Masonic Lodge, yet know nothing about the Masons? Further, there are many Masons with his surname, so that at least within his extended family I would expect some of them are Masons. Later, this man's son-in-law

(also a minister) called me to this son-in-law's office in a particular church and told me I should be excommunicated by Christians for trying to expose Billy Graham, even though this minister's church doesn't excommunicate. He gave me mean looks and further told me, "You will die for your sins. I don't know if this owner of Van Duyn stores has any relationship to the larger picture, or if all this is just a number of strange coincidences. I don't even know if the Van Duyn candy company is related in anyway to the Van Duyn family, although one informant claims it is. A VAN DUYN & THE CIA, MI6, MOSSAD, NSA ETC. MI6 was intimately involved in the creation of the CIA and MOSSAD. And MI6 is the guiding hand behind those two organizations. British Intelligence was integrated under the title British Security Coordination which was the world's largest and most powerful intelligence beast in the world. This beast has been under total control by the Illuminati since its beginning. Since 1940 when the BSC was set up in New York the Americans have worked for the British. But the intelligence community in the UK, USA, Canada, Australia, NZ has gone a step beyond the secret intrigue of intelligence agencies secretly controlling other intelligence agencies. They have actually signed formal agreements which completely make all these acronym monsters into one intelligence agency. There is The Technical Cooperation Program (TTCP) and the ABCA Agreement which concerns intelligence information exchange in the areas of defense research and development. The ABCA Agreement concerns military intelligence. The BRUSA Agreement on May 17, 1943 established exchange of personnel and the most intimate cooperation at the highest levels by the various national intelligence agencies of all. high-grade COMINT. A Secret Treaty of 1947 linked all the major commonwealth and American intelligence groups. This is just one of countless agreements, most secret, for the exchange of information. At that point in time, levels of secrecy were ULTRA (very secret), Pearl (moderately secret), and Thumb (secret). Pearl and Thumb later became Pinup. On 17 February 1972 a National Security Council Intelligence Directive (NSCID)-6 directed the NSA to be the principal US SIGINT agency, with the FBI and CIA basically working for the NSA. Although some people are claiming that there is friction between the NSA and its front organizations the FBI & CIA, it is hard to picture that this friction is anything serious because many people in these front organizations work for the NSA. The CIA, MI6 and the Mossad all worked through the BCCI which was scandalized recently, although the elite kept the lid on the scandal. Together the UKUSA intelligence community (or what is better termed the NWO's intelligence world-wide intelligence agency, of which MI5, MI6, CIA, NSA, FBI, NZSIS, RCMP, SIS, ASIO, GCHQ, NRO, DIA & the SASB are simply departments, have together at least 300,000 people employed full time. If there was in the 1968 time period a Van Duyn serving as the liaison between these various intelligence "departments", he would be a very powerful man. (There is a way open to me to confirm this about a Van Duyn if I get the time.) TWO OTHER PROMINENT EARLY DUTCH AMER. FAMILIES One of the men who has worked for the NWO in their think tanks and with their intelligence agencies is Professor William R. Van

Cleave, who is a descendent of the New Netherlands families. His name is mentioned now because it is quite possible the Van Cleave's and the Van Duyn's intermarried. (I know that William VanDuyn married Sarah Van Cleef in Somerset, NJ in around 1750. Prof. Van Cleave worked for RAND, Stanford Research Institute, Dept. of Strategic and Defense Studies at the Univ. of So. Calif. and was an advisor to the Pentagon, the SALT conferences etc. The Van Cleves are said to have originated from an ancestor Jan Van Cleef who was the son of Dutch nobility--the last Duke of Cleves. He is said to have come to America in 1653. Two of the Van Cleaves were Scottish Rite Masons in Chicago around the turn of the century.

SOME IMPORTANT CONNECTIONS -- COLLINS - WHITNEYS - VANDERBILT

William Collins Whitney, a member of the Illuminati via the Skull & Bones Order, is someone who I suspect was part of the Collins family. The Collins family is without doubt one of the top 13 Illuminati families. William Collins Whitney was a director of Guaranty Trust, as well as his son H.P. Whitney who served later. William Collins Whitney married Flora Payne, daughter of Standard Oil's Treasurer Oliver Payne. William Collins Whitney's two sons were both members in the Skull & Bones, and one of them married Gertrude Vanderbilt (another originally early Dutch American family). The money that the Whitney family had amassed from the Payne's and the Vanderbilts then was put into Guaranty Trust, J.P. Morgan, and Guggenheim. Alfred Gwynne Vanderbilt was a member of the Skull & Bones Order (init. 1899). A. Vanderbilt was sent a warning not to sail on the Lusitania, because the elite knew it was to be sunk, but he failed to get the telegram and sailed to his death. Whitman Vanderbilt was part of the group of Illuminati that made up the Round Table in which the Satanic Astors and Satanic Cecils played a big role. I have sometimes wondered if rather than the Van Duyn's that the name we should be dealing with is Vanderbilt. In any case, the point is that several of these originally Dutch families are in deep with the Illuminati. The origin of the Vanderbilt fortune is an obscure mystery. It was close to 1 billion in 1924, and must exceed numerous billions today. One reference states that Cornelius Vanderbilt, the original Vanderbilt who made it rich, made his large sums from blackmail (Minnigerode, Meade. *Certain Rich Men*. New York: G.P. Putnam's Son, 1927, pp 112-113.) Lindsay Russell (of the Russell family--another top 13 Illuminati family) worked for the Vanderbilts. It was Lindsay Russell who started the Pilgrim Society--which is the 6° of the branch Illuminati. Lindsay Russell was also chairman of the CFR, which is the 4°. The Vanderbilts, the Whitneys, the Goulds, and the Rockefellers gave large sums of money to Billy Graham for his New York Crusade.

THE DUTCH CONNECTION TODAY

Many ex-Nazis and elite industrialists have made their homes in the Garderen-Putten area of the Netherlands. The Bilderbergers are building a superhotel/conference center near this area. One of the companies involved in building the hotel is the Nazi family of Nachanius. The Belgium-Dutch connection to the Illuminati is not trivial. The Dutch William of Orange deposed English King James II in the fighting of 1688-91. That is significant, because it appears that Illuminati financial headquarters were in Amsterdam prior to

William of Orange's victory. After that victory they moved to London. One only has to note how important Brussels has been to the New World Order to realize that the lowlands of Belgium and the Netherlands continue to be important for the elite. For instance, the Beast--the supercomputer which is notified within seconds of every financial transaction you carry on at an ATM is located in Brussels. If the Van Duyn family were indeed one of the top 13 families it might break open some big clues to understanding the Belgium connections and elements within the Illuminati. Earlier newsletters and the *Be Wise As Serpents* book have described high level rituals carried out in a castle (burg) in Belgium. There are Dutchmen in the genealogy of the Roosevelt presidents in the line that goes back to the British royalty. Other prominent elitists tie back to the Netherlands & Belgium also. Elizabeth Van Buren wrote *The Sign of the Dove* which is a book about the Merovingians [the 13th Top Illuminati bloodline] and Jesus. The book takes a gnostic approach to religion, and puts forth the idea that the Merovingians were of extra-terrestrial descent. I had expected to find the town of Duyn from which the Van Duyn would have taken their name, but none of the maps so far have shown it. I had expected to find more important Van Duyns in the Netherlands and in the U.S. Instead, I only found a Hidde Hendrick Van Duym, who came over from the Netherlands and became a state educational official. Clearly, I have only broken the surface in trying to understand the Dutch connection in the Illuminati.

CONCLUSIONS & SUMMARY It has been theorized by others that at the top of the Illuminati are unknown superiors, so this should not scare anyone that I don't have all the details, and that the family is unknown. On the other hand it is very hard to hide people who wield immense power. So far, I have dealt with families that were definitely within the top 13 Illuminati families. If the Van Duyn family is part of the top 13, it may represent the 'Dutch-Flemish-Belgium segment of the Illuminati, just as the Astors & Rothschilds came from Germany, the DuPonts from France, the Li's from China, and the Kennedy's from Ireland. Actually, the entire 13 top families are related in various ways and their heritages go back to the ancient nobility of Europe, to the tribe of Dan, and to the Khazars. Many of these top families feel they are descendants of the House of David. One researcher has even told me that the royal house of Japan is blood relation to the thirteenth top Illuminati family. (Truth is often stranger than fiction, but this sounds truly incredible.) That would be interesting if the genealogy (which he claims does exist) does actually show that. It would help explain why Japan is being brought into the picture. I was able only to identify that the Van Duyn family was a very early colonial American family of status, and that the few modern members of this family which I could identify are suspiciously tied to the establishment and fit the type of persons we would expect from a top 13 family. If anyone has any information concerning this subject, that information would be appreciated.

REVISITING THE VAN DUYN FAMILY - ONE OF THE TOP 13 ILLUMINATI FAMILIES. The Dutch-Belgium connection is one link that is very powerful in the

Illuminati, but an area of which my knowledge is very scattered. I am trying to rectify that ignorance. Since my big article in the July 1, 1993 issue about the Van Duyns, I received more confirmations and tips from ex-Illuminati informants. So I have continued my search for details on the Van Duyn family. I was given the tip that the Illuminati members of this family were located in someplace [like Michigan, and I did indeed find that the Grand Rapids area has a large number of Van Duyns. There are also a small smattering of Van Duyns (there are a few variant spellings such as Van Duine) at Lansing, MI; North Oakland, MI; Minneapolis, MINN; and St. Paul. I was also able to identify one more Van Duyn who has been part of the power structure, and might possibly then be part of the actual secret generational Satanic cult activity. This man was an official for UNESCO. I have had ex-Witchcraft sources tell me that UNESCO was passing NWO instructions on to them. UNESCO is one of the more directly controlled and more dangerous U.N. organizations. My writings have referred to it before. This man's name is Robert Gerald Vanduyn. He married Florence Elizabeth Noyer. Robert Vanduyn served as the associate director of the W.K. Kellogg Foundation, which is a large foundation with HQ in Battle Creek, Michigan. The Kellogg Foundation gives grants to Catholic Universities, to research along the lines of Illuminati goals, and a variety of other causes. For instance, a 1984 \$100,000 grant was given to the American Association of Community and Junior Colleges. The purpose? 'To implement a national recruitment effort to enlist the support of government and corporate leaders to improve policies concerning adult education and training.' Of course as you know, most national government and corporate leaders are part of their power structure so of course they (the Illuminati) would like these people in the decision making process of our junior colleges. The Foundation contributed almost \$10,000 in 1984 to the Battle Creek Board of Education. That should give the foundation quite a bit of clout in the local school board's decisions. Many of the grants of the Kellogg Foundation are to promote things in health care and agriculture which are in the general trend of what the Illuminati is pushing for. The American government loaned Robert Vanduyn to UNESCO from 1972 onwards. He was given the position of Coordinator of UNESCO Service World Bank Education project. To be in that position shows he was part of the elite, whether he was or wasn't a Satanist. UNESCO is being used to push a NWO education agenda on the world. Recently, the death of Patricia Van Cleve Lake opened up some more clues about the Van Duyns. In the July 1 article I mention on page 52 that one of the other early Dutch families in New Amsterdam which intermarried with the Van Duyns was the Van Cleves. Ten hours before Patricia Van Cleve Lake died on Oct. 3, she called her son and told him the truth about who she was. The 3 paragraph death notice was buried on page 14 in an LA. paper (I think the LA Times). What she told her son on her death bed was that she was the daughter of William Randolph Hearst and movie star Marion Davies. Various people noticed her resemblance to Hearst, but dared not speak about it publicly. Her son told people after she died, 'She lived her life on a satin pillow. They took away her name, but they gave her

everything else." Patricia was always introduced as "the niece" of Marion Davies, who in reality was her mother. The rumor mill since the 1920s had claimed Patricia was Hearst daughter, but it wasn't until just this last month that it had been publicly said. The news links the Van Cleve family to Hearst. All this news is very interesting in light of several previously established facts. First, Hearst who funded Billy Graham's first 3 years of Crusades was part of the Illuminati. Second, the Illuminati often adopt out their children to hide their paternity and ancestry. Third, the Van Cleve family is linked to the Van Duyns, which raises the possibility of links between Hearst and the Van Duyns. FOLLOWUP ARTICLE ON THE VAN DUYN The long Van Duyn article of the July 1, '93 newsletter indicated that I was puzzled that I hadn't found more clues about the power of the Van Duyn family, which an informant had told me was one of the top 13 Illuminati families. Since that time, I have spent time with a very knowledgeable ex-Illuminatus, and it was confirmed that the initial information was indeed correct, the Van Duyns are one of the top 13 Bloodlines. Some of the Satanic members of this bloodline are in the North Central area of United States, such as in Michigan. I found out that this bloodline keeps much of their money in Europe, and that they are linked to some Italians -- (the Mafia?). With some more clues to pursue, I hope to discover some more about this top Illuminati family which has gone to such great lengths to be hidden. It is clear that they have kept their money and businesses well hidden, via holding companies and other gimmicks. EPILOGUE This collection of articles has tried to take the reader back stage to meet the families that control the Illuminati and the world. One of the best places to see representatives of the different 13 families together are when they gather for the Feast of the Beast. The back stage story is far from being told. The Van Duyn family is a fitting way to end this book, because the mystery that surrounds them highlights the work that still remains to tell the complete story. The Van Duyn articles do not mention Roel Van Duyn of Amsterdam, Netherlands who founded/headed in modern times the

socialist/communist movement in the Netherlands. He was a powerful man. The movement was led by Provos (provocateurs) whose demonstrations at times got violent. What is the nature of the relationship between the Van Duyn family and the Van Cleve family? I know there was some intermarriage, but due to time restraints I never completed my investigation down this avenue. While Roel Van Duyn was leading his radical movement, Miss Davies' father was living at Hearst's Riverside Dr. No. 336, and her brother-in-law George Van Cleve was an executive in Hearst's film corporation. The mystery of the Van Duyn family is also reflected in the mystery surrounding the Romanov family. The Romanov family had more than the Russian branch, there was for instance a Prussian branch. And some of their family like the Grand Prince Alexis Romanov came to America, where his granddaughter Mary Teissier (the cousin to Alexander Romanov) was one of J. Paul Getty's main lovers. J. Paul Getty if you have forgotten was at one time listed by Fortune Magazine as America's richest

man. Not only does Romanov blood flow in some of the Illuminati, the Romanov name pops up among the friends of Frank Sinatra. Mike and Gloria Romanov were friends of Frank Sinatra. Frank Sinatra's social activities were like a Who's Who in the Mafia and Illuminati. Frank Sinatra would travel to France to spend time with Baron Guy de Rothschild, or could be found doing a charity ball for the World Mercy Fund with Laurance Rockefeller. Mentioning the Rockefellers brings us right back to the Romanovs. And then who was Anne Marie Rasmussen who married Nelson Rockefeller's son Steven Clark Rockefeller? When one reads her book *There Was Once A Time of Islands. Illusions. & Rockefellers* (NY: Harcourt Brace Jovanovich, 1975) one learns that she was from Norway, a maid in the Rockefeller home, learned TM, and was shocked by the Rockefeller's abundant 'primitive' art of the Rockefellers. 'Primitive' simply was a Rockefeller expression for all the nude art that they have all around. In her book, she talks about 'The Playhouse' at Kykuit, about Margaretta (Happy) Rockefeller's close friend Mrs. Vincent Astor, about Laurance Rockefeller's St. John Island, where he built the Caneel Bay Plantation, and the Rockefeller's ranch at Jackson Hole, WY. Talking about the Astors brings us back to Frank Sinatra who bought Mary Astor's large rambling property in the Toluca Lake area of the San Fernando Valley. Frank bought the land without even seeing it. Frank is not the only one not seeing things. So much of what is being told us by our media is outright distortions. John D. Rockefeller, Sr. would get together secretly with William H. Vanderbilt and Jay Gould to scheme against the public. They took oaths to cooperate while the public thought they were antagonists. And what about the Rockefeller-Rothschild feud? And why did John Archbold (John D. Rockefeller's right hand man) go overseas and secretly work out business arrangements with the Rothschilds in the 1880s? One CIA agent described the 'Company' as a worn out whorer who needs to come in off the street and get cleaned. The Illuminati have made the CIA and used it for their own ends, and have let the CIA be the fall guy. When we start looking closer at the CIA, we see men like Archie Roosevelt of the Roosevelt family, who was a leader in the CIA., going to places such as Nigeria to visit the Emir of Kano with David Rockefeller. This Rockefeller/Roosevelt visit to the Emir was close to going to Timbuktu. (David Rockefeller took along his own private professor of Egyptology when he went to the pyramids and to Egypt. Perhaps his love for Egypt relates to David's fixation and love for beetles.) (Another aside, is that America's foremost Egyptologist Dr. Charles Breasted was underwritten by the Rockefellers. But then those few who understand the one to one correspondence of the Book of the Dead's rituals and modern Satanic rituals might not be surprised.) Nelson Rockefeller was part of the National Security Council which sits even higher than the CIA in Intelligence affairs. Speaking of far off places, what about Mis Osman Ali Khan who was the principal Moslem ruler of India at one time? And what about the multi-millionaire possible billionaire Aga Khan III? These men interacted socially with the Illuminati families. And how far does the Rockefeller wealth go? We know that through the Chase Investment Corporation they have such far off holdings as a steel mill in Turkey, and a

cotton textile mill in Nigeria. Creole Petroleum of Venezuela is owned by Nelson. Chase Manhattan has a full-time envoy to the U.N. and the Secretary Generals of the UN visit the Rockefellers at their estate at Pocantico. A number of families threw their selves in with the Rockefellers and owe their family wealth to the fact that they served the Rockefellers. These include John D. Archbold, the Harknesses, the Bedfords, the Chesebroughs, the Cutlers, the Flaglers, the Folgers, the Paynes, the Pierces, and the Rogerses. The Rockefeller's have had a number of senators who he 'owns'. In 1904, Senator Penrose received \$25,000 and Senator Bliss received \$100,000 given via Rockefeller's Standard Oil. One scholar wrote against the Rockefeller control of politics, 'The Standard [Oil] had done everything to the Pennsylvania legislature except refine it.' (Henry Demarest Lloyd, Wealth Against the Commonwealth. When the Rockefellers wanted to build a highway they would summon people like Interior Secretary Stewart Udall to Nelson's apartment, where he talked Udall into permitting the Rockefellers to build an unpopular highway. In 1968, Hubert Humphrey wanted both David and Nelson Rockefeller in his cabinet. The Rockefellers cooked up the idea to have a World Trade Center in NY and their cronies were involved in the scandal to promote the idea. David wrote letters of advice to Pres. J.F. Kennedy. Where do all these elite connections end? All these top 13 Illuminati families tie together at the Feast of the Beast rituals. In addition to this grand meeting, where Satan puts in his personal appearance, these families have smaller meetings and rituals frequently all over the world. Their Council of 9 and their Council of 13 meet and send out their orders regularly. Volume 2 will examine how the Illuminati rule, what their organizations are, and what their life and rituals are like. An Appendix so to speak. As I failed to provide a genealogical chart for the Rockefeller Family while doing my newsletter articles, I will as an appendix add that to this page. One of the families that intermarried with the Costellos was the Van Duyn family. But who are the Costellos? Frank Costello (died 1973) was the underworld boss of New York for many years until Vito Genovese (died '69) took control. Carlo Gambino took over from Vito until his death and then in 1976 Carlo in turn died and his heir Paul Castellano with some of the Gambino family took over. Now Roosevelt (Rosy-or Rose) Gambino runs the Gambino family, The Gambino family is related in marriage to the Eli Lilly Illuminati family. Frank Costello had Jerry Catena working for him, and Eddie Torres was a close friend of Jerry Catena. Eddie Torres was the President of the Las Vegas casino Riviera, before Gus Greenbaum took over. Greenbaum was connected to all the Mafia, and was a casino manager for Meyer Lansky in Havana and other places. Lou Costello's father was from Italy. In Italy the name was spelled Cristillo. Lou Costello got Dean Martin into show business. Lou provided Dean Martin the money for his nose job before Dean made it big in show business. Lou's daughter later married Dean's son. Lou Perry and Costello both got Dean Martin into show business. Costello had great clout with MCA. Costello got disgusted with Dean Martin in 1945 when Dean ran up bills which he charged to Lou Costello. Later Dean ignored Lou at a Casino and also got Lou

Costello ticked off. Dean's first wife was Betty McDonald. Betty's father was Bill McDonald. (See what I've written on the McDonald's role in the Illuminati.) Betty McDonald Martin became known for being a party-throwing alcoholic while neglecting her children. Carole Costello married Dean Martin's oldest son. One of Lou Costello's friends was Mickey Cohen. Frank Costello rubbed shoulders with the Rockefellers, with Lucky Luciano, and other powerful underworld figures. Costello controlled NY Mayor William O' Dwyer. Frank Costello was also the owner of Alliance Distributors who are the sole American distributors for Whiteley Co. of Scotland. Scotch drinkers like the orange brown scotch of the famous King's Ransom Scotch as well as the House of Lords Scotch. They may not realize that Costello was the sole distributor of these drinks which were imported through him from Scotland. Ray Ryan, a young Texas oil Tycoon went into at least one petroleum- lease venture with Frank Costello and Frank Erickson. Ray Ryan was friends also with Dean Martin. Ray Ryan was the godfather for Ricci Martin. His Mount Kenya Safari Club had an elusive membership, incl. such Illuminati members as Winston Churchill and Prince Bernhard of the Netherlands. Ray Ryan was involved with the malia when someone blew his Lincoln Continental up. The blast had been so powerful part of Palm Springs had its power knocked out. Dean Martin, Frank Sinatra, Sammy Davis, Jr., Peter Lawford and Joey Bishop were known as the Rat Pack. All of these men were connected to the Mafia and some (if they were satanists such as Sammy Davis, Jr. and Peter Lawford. In 1960, these men posed together outside of the Sands casino for a picture where they performed together. This picture of the Rat Pack is in the book *Dino. Living High In the Dirty Business of Dreams* by Nick Tosches. Another picture of Dean Martin taken around 1954 shows him with Marilyn Monroe and Averell Harriman. Averell Harriman was in the Illuminati. Marilyn Monroe was a Monarch sexual slave for the elite. Marilyn was a Presidential Model sexual slave for JFK. JFK was part of the Kennedy Illuminati family and he often spent time with members of the Rat Pack. The Hollywood Reporter described Dean Martin as a "hypnotically attractive, homegrown American monster." Frank Sinatra was a very cruel man too. Dean Martin (Dino Crocetti) grew up in Steubenville which was known for its gambling and prostitution. A white-slavery ring that kidnapped beautiful women for whorehouses was headquartered in Steubenville. James Vincent Tripodi of the Mafia ran Steubenville. A popular saying in Steubenville among the youth was 'Learn to steal, learn to deal, or go to the mill.' Dino became a dealer at the Rex in Steubenville, run by Cosmo Quattrone. Jerry Lewis, a close associate to Dean Martin said, "No one ever got to know him, not even Betty [his wife]." Herman Hover, who lived at 606 North Bedford Drive in Beverly Hills, bought his mansion from the Vanderbilts. Howard Hughes did a lot of his business at the mansion. Mickey Cohen, Gen. J. Wainwright, Howard Hughes, James Roosevelt (FDR's son), and many other prominent people would go to Hover's Ciro nightclub. Later they would go over to Hover's Mansion. The mansion was a place of frequent parties that Dean Martin and others of his group would go to. In

defiance of NBC's standards, Dean Martin for his Dean Martin show was going to show off women trained as animals. Dean Martin would walk on the show with a voluptuous gal in a tiger outfit on a leash that Dean would hold. The girl would then be telling Dean at every chance that she was not a girl but a fellow. When Dean married Kathy Hawn, in 1973, Frank Sinatra was his best man. Frank received a diamond-studded golden cigarette lighter with an obscene inscription. Dean worked many years for MGM Grand, which now is built as a pyramid in Las Vegas with Monarch programming going on in it. The theme inside the MGM is the Wizard of Oz which is for Monarch programming. (To understand the Wizard of Oz mind control programming the reader needs to get this author's various writings on the Monarch Programming, which includes an Illustrated Guide To Monarch Programming and other writings.) Bob Hope, an MI-6 agent who was used extensively in W.W. II to trigger mind-controlled military men with the proper hypnotically embedded trigger words, received his own mind-controlled sex slaves after the war. One of these slaves of Bob Hope also worked for the Illuminati's Council of 7. This author (Fritz Spnngmeier knows her) and she is one of the few Illuminati slaves who has been deprogrammed. While she was a slave for Bob Hope, he loaned her to Sammy Davis, Jr., Dean Martin, and Richard Nixon to name a few. More about this Monarch slave, which was used as a courier and a sexual slave, shortly. Let's explain some about Bob Hope. Because the previous paragraph may present the reader some difficulties let's temporarily digress into the entertainment field's connections to the elite. The Caesars and the medieval kings recognized the importance of controlling the people with entertainment. The occult world has long been connected with entertainment. during W.W. II, the U.S. and U.K. used almost everyone in the entertainment fields to help with the war effort. There have been numerous connections in this author's research about the Illuminati/CIA mind control which connects back to the U.S.O. (the American military entertainers that travelled in USO units on tours.) The story about how the USO was used to carry messages to mind-controlled agents and military men would include many names including Quent Reynolds, Bruce Cabot, Joe E. Brown, Andy Devine, Candy Jones (Jessica Wilcox) and some many lesser knowns such as Wheeler (who later became known as the programmer Dr. Black). The military apparently was already using programmed killers to carry out deadly assignments. Bob Hope & the USO was used to carry trigger words to these mind-controlled people. For many years the world's experts in running spies--the British empire under the control of the Illuminati.-have been using certain professions for spying. For instance, Postmaster Generals are used for spying because they can control the secret spying on mail. An example of this, Benjamin Franklin, postmaster general for the colonies, was an important spy for the Illuminati's British Trading Companies/British government in the colonies. (To understand his role in the Illuminati contrived American Revolution read chap.3.4. in my Be Wise As Serpents). Likewise, what better person to pick than Bob Hope to run messages worldwide. Bob Hope, was british, and MI6 knew they could trust him. Bob Hope

has an excellent ability to learn and say lines. Bob was and still is great with words, knowing how to fit them together and to make puns and double and triple meaning sentences. His ability to construct sentences with double meanings, was a great cover for the hidden messages he transmitted for allied intelligence during the war. If you want to keep a secret the best place is out in the open. The British and

American intelligence agencies know this. Some of their greatest secrets are out in the open, where no one suspects what they are. Bob Hope, who was already a radio and movie star before W.W.II, was given wide publicity as he travelled all over for the U.S.O. (the entertainment groups for the military). Bob Hope was 'just an entertainer,' and yet he visited Roosevelt, Churchill, Eisenhower, Patton, and all kinds of military men. Bob travelled all over the world to every front during the war, including England, Africa, the South Pacific, the East & west coasts of the U.S., the Caribbean, Panama, etc. He could fit all kinds of signals into his jokes and talks, and no one would be the wiser. Under the guise of building moral by being a comedian, Bob could go anywhere and because he always was making jokes, no one took him seriously. Bob Hope was a courier, a message bearer of coded messages. Sometimes the coded messages almost seem to jump out when you look at his wartime talks. MI6 and MI5's Section BIA under the supervision of London's W Board and 20 Committee oversaw the running of double agents and mind-controlled couriers and mind-controlled spies. Special Intelligence Service (SIS) for the British dealt a great deal with mind-control of all types. Tavistock Institute of Human Relations was part of SIS's mind control capabilities. Men like Tavistock's hypnotist/mind control expert Eric Trist were willing to perform mind-control on British civilians/military men. Over the last 45 years perhaps the most popular place for couriers to be signalled to meet was by someone holding a bird in a cage or at a shop with birdcages. The allusion to carrier pigeons is so obvious. Look at a cartoon 'Speaking of WRENS' with a cartoon from Bob Hope's book I Never Left Home (NY: Simon & Schuster, 1944) written in 1944 during the middle of W.W.II. The cartoon shows Bob chasing a girl with a bird cage and saying 'Tweet, Tweet, Tweet.' Hypnotic commands are given 3 times. What seems like a harmless cartoon, looks more like a signal telling people that Bob Hope is in charge of a flock of carrier pigeons (couriers). When talking to a group of soldiers during the war Bob said, "in London the bobbies caught a guy walking around in the fog with a bird cage giving the mating call but the American consul got me." There is a great deal more that could be written, perhaps books, but Americans need to understand that MI6 (British intelligence) started, trained and still control American intelligence. Remember, that Canada entered W.W.II along with Britain, and the British set up one of their best secret agent training schools between Whitby and Oshawa, Ontario in a place called Intrepid Park. The agents called it "the camp" or "the farm." (Now the CIA has their own "camp" or "farm" which is Camp Peary where they carry out mind-control.) The British named this British

Security Coordination Special Training School No. 103 & Hydra. STS 11)3. Some people called it Camp X. When the war broke out the Amer. FBI, OSS, SOE, SIS, BSC, and the Canadian RCMP all sent people to be "trained" at the secret Camp X hidden on Lake Ontario's north shore across from the US-CAN border. British SOE (Special Operations Executive) set itself up for business in New York City, and during WW II directed operations from there. Let's get back to explaining about Frank Sinatra, a man who spent time visiting with the Rockefellers, the European and American Rothschilds, and other powerful figures including Bob Hope. Frank Sinatra, who is well known world wide for his cruelty would serve as the handler for Bob Hope's Mind-controlled slave(s) when she sexually serviced men in the Rat Pack. In other words, Frank Sinatra and Dean Martin knew the cues, the trigger code words to get this slave to sexually serve them, especially Frank. Because Dean knew about the Monarch programming, that is why he had the audacity to want to bring a slave on his show on a lease in a tiger outfit. During the obedience training of a sexual slave they have an expensive collar put on them and their mind-control programming for all sexual alters from infancy up is that they are cats. These slaves have cat alters (personalities) who are spin-kitten alters. When Dean Martin as an older man would sexually get younger women like Andre Boyer, a 19 year old student at UCLA there is a good chance that Andre and others like her were under mind-control. Frank Sinatra's parents were Natalie (Dolly) Della Garavante from Genoa and Anthony Martin Sinatra from Catania, Sicily. His mother was a cigar-smoking cruel foul mouthed woman. Dolly was a midwife and abortionist (before it was legal). Dolly didn't always escape legal detection for her illegal abortions. Just one of the times she was hauled into court was on Feb. 27, '39 in a Hudson Special Sessions Court. Frank's parents always had money, and so Frank grew up as a child who always had money. He would share it with other kids, if they would be his friend. Frank was known as a lazy and mean boy as he grew up. He still did not have a steady job by the age of 20 and was still living off his parents. Frank's mother then decided to get him into singing. Due to his mother, Frank got some singing jobs and started going somewhere in life. After struggling for years, Tommy Dorsey got Frank Sinatra on the road to success with his band. Tommy Dorsey and Frank's mother got along great. Frank Sinatra wanted to emulate Benjamin "Bugsy" Siegel who was boss of Murder, Inc. Let's digress for a minute and explain that the Illuminati will use the Mafia for murders which don't have formal approval of the Illuminati hierarchy to carry out. About 30% of the dirty work for the Illuminati is carried out by the Mafia. The Illuminati have their own death squads which are superior to the Mafia, but individuals must approach one of the Councils for approval to assassinate. Often it's easier for those in the Illuminati just to put an unauthorized contract out on someone. The Mafia are often willing to make a business deal. The Mafia are intertwined with the occult and some of the Mafia are involved in rituals, mind-control programming etc. However, there are a number of Mafia who are only in it for the business end, like many in the Yakusa. They are appalled at the heartless things that the Illuminati are doing

such as turning a whole generation of young people into drug addicts, etc. Some of the Mafia have much higher codes of honor than the Generational Satanists. Frank Sinatra's hero Bugsy was associated with all the Mafia heads such as Charlie 'Lucky' Luciano (who controlled Marilyn Monroe as a slave) and Frank Costello. The New Jersey Underworld kingpin Willie Moretti (aka Willie Moore) was Frank Sinatra's neighbor in Hasbrouch Heights. Bugsy was a cruel man. Frank was in total awe of Bugsy (almost enthralled to the point of worship). The Illuminati turned to Bugsy and then later to the Gambino family when they needed someone killed. Later, Bugsy got on the bad side of other Mafia chiefs and was killed by them. Frank Sinatra had a quick way of alienating people with his controlling anger. Frank alienated William Randolph Hearst, Jr. at a party by fighting with him. The Hearst papers started giving Frank bad publicity after the fight. Frank's agent and friend George Evans flew to Hollywood and through Marion Davies, who was William Randolph Hearst's mistress for many years, he was able to get in to see the old man William Randolph Hearst, Sr. who was ill. Frank was properly contrite and got the old man to like him. Apparently with Marion Davis and the old man Hearst on his side, Frank was able to overcome the son's orders to the Hearst papers to give Frank negative publicity. After his visit with Marion and Hearst, Sr. Frank began to get positive publicity again. For those who need to be reminded, the Hearst family is an Illuminati family, and the Hearst castle in Calif. which is owned by the State of California as a Park continues to be used for rituals for the Illuminati hierarchy. Of special note is that Marion Davis was connected to the Van Cleve family which is another family which has intermarried with the Van Duyn family along with the Costellos. In case the reader missed it in a previous article, a prominent member of the Van Duyn family who headed California's Teen Challenge helped get Billy Graham's ministry started. This person is a member of the Illuminati as well as being a Christian minister. (I am intentionally not mentioning his name.) William Randolph Hearst paid for the first 3 years of Billy Graham's ministry. There are a number of people of the Van Duyn bloodline in the Illuminati who are also Christian ministers. (I can't give my sources-needless to say they are several people who have been escaping the Illuminati.) In the final analysis, we can say that several Illuminati members of the Van Duyn bloodline helped in the establishment of Billy Graham having a big crusade ministry. Frank Sinatra rubbed shoulders with many of the Illuminati. That doesn't mean that he was a member, it is possible that his mafia ties are why he was so well received by Illuminati kingpins. The Illuminati has a history of sharing their mind-controlled slaves with the Mafia, even slaves who are members within the Illuminati are shared. However, the Illuminati always insures that they have final control over a slave's programming. One of the people who was a drummer with the Tommy Dorsey Band for a while was William Joseph Bryan, Jr. (aka William Joseph Bryon, and William Jennings Bryan III, etc.) William Joseph Bryan, Jr. was a CIA Mind-control programmer. He programmed people when he was with the Air Force as Chief of Medical Survival Training, which was a covert brainwashing section (If the Air

Force. Bryan opened up his own hypnotherapy Institute on Sunset Strip in Hollywood where he programmed some people in acting for the Illuminati. Bryan was the person who programmed Sirhan Sirhan to kill Robert Kennedy. He also hypnotised Alvert Di Salvo. After Bryan died in spring, 1977, the CIA cleaned out all of his files including his home files. Bryan was a 6' 1 1/2" fat Satanic priest in the Old Roman Catholic Church. The CIA and the Illuminati have connections in this offshoot of Catholicism. Bryan was a descendant of William Jennings Bryan, the Mason who supposedly defended the creation view in the Scopes Monkey Evolution Trial. WJ. Bryan, III (or Jr.) was a frequent guest in many fundamentalist churches in Southern California. Its interesting how the Tommey Dorsey Band had both Bryan and Sinatra in it, since both men would go on to be involved with Satanic mind-control in the future. William J. Bryan spoke to many judges, so. it is possible he used his law degree to get him appointments with dirty judges that needed training about the Illuminati's Mind Control program. In William J. Bryan, Jr.'s book entitled The Chosen One The Art of Jury Selection, Bryan teaches how to use hypnosis on jury members to win one's case. On the back of the book the author is described, "in addition Dr. Bryan served as an Electronics Engineer in the Navy in World War II, was Director of all Medical Survival Training for the United States Air Force, and a leading expert on brainwashing." William J. Bryan was the technical director for Frank Sinatra's movie Manchurian Candidate, which is a film which was used to scare American's into thinking the enemy was carrying out mind-control. This was so that if the Illuminati-CIA horrible trauma-based mind-control was ever discovered that the CIA would be justified in the minds of Americans for the horrible things they were doing. Illuminati Mind-controlled slaves were forced to watch the movie Manchurian Candidate to further enhance their feelings of helplessness. Frank Sinatra made the movie by getting the rights from the book's author for the story. The author had as far as I know only stumbled upon what the Illuminati and their intelligence agencies were doing. Frank Sinatra squelched the second release of the Manchurian Candidate film, so it is clear that the entire movie was an affair carried out by the CIA to squelch the true story and to intimidate those thousands of Mind-controlled slaves that they'd created. This article has elaborated on the Costello family and the Van Cleve family which are branches of the Van Duyns. Interestingly, the elite Bohemian Grove which has been used as a site for Satanic rituals for over 25 years, has Joseph V. Costello, Jr. and Peter Van Cleave as members. Peter Van Cleave stayed in the bungalow called Oz when he was at the Bohemian Grove. Several Illuminati survivors have indicated that the Van Duyns have power in California. If the Van Duyns family power is via the Costellos and Van Cleves and other unmentioned offshoots of the family, then finally the secrecy protecting the powerful Van Duyn Satanic bloodline may be cracking for the first time. The Van Duyn family have changed the spelling on their name. One group spells it, Van Dine. Vance Van Dine is an important NWO figure who graduated from Yale. He is an Episcopalian, and has worked with the big international bankers. Hewas born in San Francisco, but lived in New York

City area. He has been on the board of dir, of the german connected Vereinsbank Capital Corp. Another Van Dine of note is Harold Foster Van Dine, Jr. who has been a famous architect. He has been a major figure in the Troy, MI company of Straub, Van Dine & Assoc.

This concludes the 4th sequel to captivation political manifesto

Thank you so much for listening to this so far

Sorry for the length but well worth the read.
Thanks for forwarding this info along to your contacts!!!

My position on going to court has always been: never voluntarily go to court. Live men and women are not meant to be in any place designed solely for the business of fictional entities. When we attend court, we are deemed dead, in fact, they cannot deal with us until we admit to being dead....a legal fiction....a trust. Court is for titled persons: judge, prosecutor, defendant, bailiffs, cops, and attorneys. Live men and women are not recognized, so it makes sense to send in a dead person--an attorney--to handle our cases except for one thing: they do not know how the system works, due to their indoctrination. If you can find one to do as you say, then you will prevail, but most of them would rather hang onto their BAR cards than behave honourably. The only thing that dead, fictional entities want from us is our life energy, and the only way they can get it is by our agreement. Without us, they cannot function, so, they are desperate to get us into court, to have us pay the debt which they created by charging the trust.

Since common law courts no longer exist, we know that the case never has anything to do with "facts" or live men and women and so, anyone who testifies (talks about the facts of the case) is doomed. ALL courts operate in trust law, based upon ecclesiastical canon law-- ritualism, superstition, satanism, etc.--which manifests as insidious, commercial law and we are in court to take the hit, if they can get us to do so. They use every trick in the book--intimidation, fear, threat, ridicule, rage, and even recesses, in order to change the jurisdiction, when they know they are losing, in order to make us admit that we are the name of the trust. When we do so, we are deemed to be the trustee--the one liable for administering the trust. Ergo, until now, it has been a waste of our time, energy, and emotion to go to a place where it is almost certain that we will be stuck with the liability.

We all know from our indoctrination, programming, and schooling that judges are impartial and have sworn an oath to this effect. This means he must not favour either plaintiff or defendant. But, our experience reveals that he does, indeed, favour the plaintiff, indicating a glaring conflict of interest--that the prosecutor, judge, and clerk all work for the state--the owner of the CQV trust. So, as the case is NOT about "justice", it must be about the administration of a trust. They all represent the trust owned by the state and, if we are beneficiary, the only two positions left are Trustee and Executor. So, if you detect the judge's partiality, although I doubt the case will get this far, you might just want to let them know that you know this.

If you consider court as entertainment and if you can stand the evil emanating from its officers, the fear and angst oozing from the walls, and the treacherous atmosphere, then go, knowing that under trust law we cannot be the trustee or the executor of a trust, whilst being beneficiary, as that would be a conflict. The position of beneficiary may lack clout, but the other positions hold liability. Since state employees want to be the beneficiaries of the trust, the only way they can do so is to transfer, to us, the liability which they hold, as trustees and executors, because they also cannot be both the administrators and beneficiary of the trust. So, trusteeship and executorship, i.e.: suretyship, becomes a hot potato and everyone wants to toss it so s/he can be beneficiary of the credit from the trust.

When we were born, a trust, called a Cestui Que Vie Trust ("CQV") was set-up, for our benefit. Evidence of this is the birth certificate. But what is the value which must be conveyed to the trust, in order to create it? It was our right to property (via Birth into this world), our body (via the Live Birth Record), and our souls (via

Baptism). Since the state/province which registered the trust is the owner, it is also the trustee.... the one that administers the trust. Since they, also, wanted to be beneficiary of this trust, they had to come up with ways to get us, as beneficiary, to authorize their charging the trust, allegedly, for our benefit (via our signature on a document: citation, application, etc.), and then, temporarily transfer trusteeship, to us, during the brief time that they want to be the beneficiary of a particular "constructive" trust.

This means that a trust can be established anywhere, anytime, and the parties of the trust are quickly, albeit temporarily, put into place. But, since a beneficiary cannot charge a trust--only a trustee can do so--it is the state that charges the trust, but they do so for their benefit, not ours (albeit occasionally we do reap some benefit from that charge but nowhere near the value which they reap. Think bank loan..... we reap a minute percentage of what they gain from our authorization). So, the only way, under trust law, for them to be able to charge the trust is to get the authorization from the beneficiary--us, and the only way for them to benefit from their charge is to get us to switch roles--from beneficiary to trustee (the one responsible for the accounting), and for them to switch their role--from trustee to beneficiary because no party can be both, at the same time, i.e.: within the same constructive trust. They must somehow trick us into accepting the role of trustee. Why would we do so when the trust is for our benefit? and how do they manage to do this? Well, the best way is to get us into court and trick us into unwittingly doing so. But, if we know what has transpired, prior to our being there, it is easy to know what to say so that this doesn't happen. The court clerk is the hot shot, even though it appears as if the judge is. The clerk is the trustee for the CQV owned by the state/province and it is s/he who is responsible for appointing the trustee and the executor for a constructive trust--that particular court case.

So s/he appoints the judge as trustee (the one to administer the trust) and appoints the prosecutor as executor of the trust. The executor is ultimately liable for the charge because it was s/he who brought the case into court (created the constructive trust) on behalf of the state/province which charged the CQV trust. Only an executor/prosecutor can initiate/create a constructive trust and we all know the maxim of law: Whoever creates the controversy holds the liability and whoever holds the liability must provide the remedy. This is why all attorneys are mandated to bring their cheque-books to court because if it all goes wrong for them.... meaning either they fail to transfer their liability onto the alleged defendant, or the alleged defendant does not accept their offer of liability, then someone has to credit the trust account in order to offset the debt. Since the prosecutor is the one who issues bogus paper and charges the trust, it is the Prosecutor/Executor ("PE") who is in the hot-seat.

When the Name (of the trust), e.g.: JOHN DOE, is called by the Judge aka Administrator aka Trustee ("JAT"), we can stand and ask, "Are you saying that the trust which you are now administering is the JOHN DOE trust?" This establishes that we know that the Name is a trust, not a live man. What's the JAT's first question? "What's your name?" or "State your name for the record". We must be very careful not to identify with the name of the trust because doing so makes us the trustee. What does this tell you about the judge? If we know that the judge is the trustee, then we also know that the judge is the Name, but only for this particular, constructive trust. Now, think about all the times that JATs have become so frustrated by our refusal to admit to being the Name that they issue a warrant and then, as soon as the man leaves, he is arrested. How idiotic is that? They must feel foolish for saying, "John Doe is not in court so I'm issuing a warrant for his arrest" and then, the man whom they just admitted is NOT there is arrested because he IS there. Their desperation makes them insane. They must get us to admit to being the name, or they pay, and we must not accept their coercion, or we pay. Because the JAT is the trustee--a precarious position, the best thing to say, in that case, is "JOHN DOE is, indeed, in the court!" Point to the JAT. "It is YOU! As trustee, YOU are JOHN DOE, today, aren't you?!"

During their frustration over our not admitting to being a trust name--the trustee and/or executor of the trust, we ought to ask who they are. "Before we go any further, I need to know who YOU are." Address the clerk of the court--the trustee for the CQV trust owned by the state/province, "Are you the CQV's trustee who has appointed this judge as administrator and trustee of the constructive trust case #12345? Did you also appoint the prosecutor as executor of this constructive trust?" Then point to the JAT: "So you are the trustee", then point to the prosecutor, "and you are the executor? And I'm the beneficiary, so, now we know who's who and, as beneficiary, I authorize you to handle the accounting and dissolve this constructive trust. I now claim my body so I am collapsing the CQV trust which you have charged, as there is no value in it. You have committed fraud against all laws!" Likely, we will not get that far before the JAT will order "Case

dismissed” or, even more likely, the PE, as he clings tightly to his cheque-book, will call, “We withdraw the charges”.

We have exposed their fraud of the CQV trust which exists only on presumptions. The CQV has no corpus, no property, ergo, no value. Trusts are created only upon the conveyance of property and can exist only as long as there is value in the trust. But, there is no value in the CQV trust, yet, they continue to charge the trust. That is fraud! The alleged property is we men and women whom they have deemed to be incompetent, dead, abandoned, lost, bankrupts, or minors, but that is an illusion so, if we claim our body, then we collapse the presumption that the trust has value. They are operating in fraud--something we've always known, but now we know how they do it. Our having exposed their fraud gives them only three options:

1. They can dissolve the CQV trust--the one for which the clerk of the court is trustee and from which s/he created a constructive trust--the case--for which s/he appointed the judge and prosecutor titles which hold temporary liability--trustee and executor, respectively. But they cannot dissolve the CQV or the entire global system will collapse because they cannot exist without our energy which they obtain via that CQV trust.
2. They can enforce the existing rules of trust law which means, as trustee, they can set-off their debt and leave us alone. Now they know that we are onto their fraud and every time they go into court to administer a trust account, they will not know if we are the one who will send them to jail. The trustee (judge) is the liable party who will go to jail, and the executor (prosecutor) is the one who enforces this. This is why they want us to take on both titles, because then, not only do we go to jail but also, by signing their paper, we become executor and enforce our own sentence. They cannot afford to violate the ecclesiastical canon laws, out of fear of ending their careers, so they are, again, trapped with no place to run.
3. They can dismiss the cases before they even take the risk of our exposing their fraud which also makes no sense because then their careers, again, come to a screeching halt.

What's a court clerk to do!? Pretty soon, none of these thugs will take any cases because the risk is too great. This will be the end of the court system. 'Bout bloody time, eh?

Knowledge--not procedure--is power.

The means by which we have attempted to assuage our problems, inflicted upon us by the PTW (powers that were) have all been superficial, compared to the origins of all the black magic, superstition, satanic ritualism, trickery, mind-control, and clandestine practices. Under commercial law, dating back to the Code of Ur-Nammu--around 2100 BCE--the use of another's property without permission puts one into dishonor and makes him liable for any debts. So, our using UCC forms, bills of exchange, AFV, or bonds, and altering documents of the Roman System can create penalties, as this is trading and/or using the property of a corporation we do not own the birth certificate proves that the “name” is, in fact, the property of the corporation which issued it. We can do all the paper perfectly but, in the end, they say, “Sorry; you're not one of us.” But, now, we get to inflict fear onto them. When we are forced to court, knowing that the Judge acts as the Trustee and the prosecutor acts as Executor of the CQV Trusts is empowering. It gives us two choices:

1. If we wish to expose the fraud of presumptions, by which the CQV trusts still exist, then the court is the perfect opportunity to have them dissolved or to prove the fraud because the Trustee is sitting on the bench. Dissolving the first CQV, dissolves them all; or,
2. If we are not inclined to use something like the Ecclesiastical Deed Poll to expose the fraud of the CQV Trusts, then, at least, we ought to know that everything the judge says--even if it sounds like a command, order, or sentence--is actually an offer which we can choose to decline (“I do not consent; I do not accept your offer”). This is a fundamental principle of testamentary trusts..... the beneficiary can accept or decline what the trustee offers.

For 15 years, I have watched the alleged solutions in commerce come and go and nothing has worked for enough people on enough occasions to call anything a consistent win. Paying for information is insanity because those who sell information clearly have not prevailed or they wouldn't need to sell anything, would they? Buying express, private-contract trusts, e.g.: NACRS, is a huge waste of time and money because the entire process is too complicated for anyone with an IQ below 400 and “no refunds”. I have found no solution in commerce because those who claim to have solutions still insist upon treating symptoms rather than curing the cause--the fraudulent CQV trust.

If we send an Ecclesiastical Deed Poll (see: http://one-heaven.org/canons_positive_law/article_1330.htm), as response to a summons or arrest warrant, then the judge who issues them has to think long and hard: “Am I

willing to gamble that the man who walks into my court might call me on my role of trustee and expose the fraud that the CQV Trusts are still in place?

Canons of Positive Law: http://one-heaven.org/canons_positive_law/article_0000.htm

This knowledge is your power. -- Frank O'Collins

History of Trusts

<http://one-heaven.org/home.asp>

The 1st Trust of the world

Unam Sanctam is one of the most frightening documents of history and the one most quoted as the primary document of the popes claiming their global power. It is an express trust deed. The last line reads:

"Furthermore, we declare, we proclaim, we define that it is absolutely necessary for salvation that every human creature be subject to the Roman Pontiff." It is not only the first trust deed in history but also the largest trust ever conceived, as it claims the whole planet and everything on it, conveyed in trust.

Triple Crown of Ba'al, aka the Papal Tiara and Triregnum

In 1302 Pope Boniface issued his infamous Papal Bull Unam Sanctam--the first Express Trust. He claimed control over the whole planet which made him "King of the world". In celebration, he commissioned a gold-plated headdress in the shape of a pinecone, with an elaborate crown at its base. The pinecone is an ancient symbol of fertility and one traditionally associated with Ba'al as well as the Cult of Cybele. It also represents the pineal gland in the centre of our brains--crystalline in nature-- which allows us access to Source, hence, the 13-foot tall pinecone in Vatican Square. Think about why the Pontiffs would idolize a pinecone.

See: Pharmacratic Inquisition: <http://www.youtube.com/watch?v=tnvEHObMMH4>

The 1st Crown of Crown Land

Pope Boniface VIII was the first leader in history to create the concept of a Trust, but the first Testamentary Trust, through a deed and will creating a Deceased Estate, was created by Pope Nicholas V in 1455, through the Papal Bull Romanus Pontifex. This is only one of three (3) papal bulls to include the line with the incipit "For a perpetual remembrance." This Bull had the effect of conveying the right of use of the land as Real Property, from the Express Trust Unam Sanctam, to the control of the Pontiff and his successors in perpetuity. Hence, all land is claimed as "crown land". This 1st Crown is represented by the 1st Cestui Que Vie Trust, created when a child is born. It deprives us of all beneficial entitlements and rights on the land.

The 2nd Crown of the Commonwealth

The second Crown was created in 1481 with the papal bull Aeterni Regis, meaning "Eternal Crown", by Sixtus IV, being only the 2nd of three papal bulls as deeds of testamentary trusts.

This Papal Bull created the "Crown of Aragon", later known as the Crown of Spain, and is the highest sovereign and highest steward of all Roman Slaves subject to the rule of the Roman Pontiff. Spain lost the crown in 1604 when it was granted to King James I of England by Pope Paul V after the successful passage of the "Union of Crowns", or Commonwealth, in 1605 after the false flag operation of the Gunpowder Plot. The Crown was finally lost by England in 1713, when it was returned to Spain and King Carlos I, where it remains to this day. This 2nd Crown is represented by the 2nd cestui Que Vie Trust, created when a child is born and, by the sale of

the birth certificate as a Bond to the private central bank of the nation, depriving us of ownership of our flesh and condemning us to perpetual servitude, as a Roman person, or slave.

The 3rd Crown of the Ecclesiastical See

The third Crown was created in 1537 by Paul III, through the papal bull Convocation, also meant to open the Council of Trent. It is the third and final testamentary deed and will of a testamentary trust, set up for the claiming of all "lost souls", lost to the See. The Venetians assisted in the creation of the 1st Cestui Que Vie Act of 1540, to use this papal bull as the basis of Ecclesiastical authority of Henry VIII. This Crown was secretly granted to England in the collection and "reaping" of lost souls. The Crown was lost in 1816, due to the deliberate bankruptcy of England, and granted to the Temple Bar which became known as the Crown Bar, or simply the Crown. The Bar Associations have since been responsible for administering the "reaping" of the souls of the lost and damned, including the registration and collection of Baptismal certificates representing the souls collected by the Vatican and stored in its vaults.

This 3rd Crown is represented by the 3rd Cestui Que Vie Trust, created when a child is baptized. It is the parents' grant of the Baptismal certificate--title to the soul--to the church or Registrar. Thus, without legal title over one's own soul, we will be denied legal standing and will be treated as things--cargo without souls--upon which the BAR is now legally able to enforce Maritime law.

The Cestui Que Vie Trust

A Cestui Que Vie Trust is a fictional concept. It is a Temporary Testamentary Trust, first created during the reign of Henry VIII of England through the Cestui Que Vie Act of 1540 and updated by Charles II, through the CQV Act of 1666, wherein an Estate may be effected for the Benefit of a Person presumed lost or abandoned at "sea" and therefore assumed "dead" after seven (7) years. Additional presumptions, by which such a Trust may be formed, were added in later statutes to include bankrupts, minors, incompetents, mortgages, and private companies. The original purpose of a CQV Trust was to form a temporary Estate for the benefit of another because some event, state of affairs, or condition prevented them from claiming their status as living, competent, and present, before a competent authority. Therefore, any claims, history, statutes, or arguments that deviate in terms of the origin and function of a CQV Trust, as pronounced by these canons, is false and automatically null and void.

A Beneficiary under Estate may be either a Beneficiary or a CQV Trust. When a Beneficiary loses direct benefit of any Property of the higher Estate placed in a CQV Trust on his behalf, he do not "own" the CQV Trust; he is only the beneficiary of what the Trustees of the CQV Trust choose to provide. As all CQV Trusts are created on presumption, based upon original purpose and function, such a Trust cannot be created if these presumptions can be proven not to exist.

Since 1933, when a child is borne in a State (Estate) under inferior Roman law, three (3) Cestui Que (Vie) Trusts are created upon certain presumptions specifically designed to deny, forever, the child any rights of Real Property, any Rights to be free, and any Rights to be known as man or woman, rather than a creature or animal, by claiming and possessing their Soul or Spirit.

The Executors or Administrators of the higher Estate willingly and knowingly:

1. convey the beneficial entitlements of the child, as Beneficiary, into the 1st Cestui Que (Vie) Trust in the form of a Registry Number by registering the Name, thereby also creating the Corporate Person and denying the child any rights to Real Property; and,
2. claim the baby as chattel to the Estate. The slave baby contract is then created by honoring the ancient tradition of either having the ink impression of the baby's feet onto the live birth record, or a drop of its blood, as well as tricking the parents to signing the baby away through the deceitful legal meanings on the live birth record which is a promissory note, converted into a slave bond, sold to the private reserve bank of the estate, and then conveyed into a 2nd and separate CQV Trust, per child, owned by the bank. When the promissory note reaches maturity and the bank is unable to "seize" the slave child, a maritime lien is lawfully issued to "salvage" the lost property and is monetized as currency issued in series against the CQV Trust.
3. claim the child's soul via the Baptismal Certificate. Since 1540 and the creation of the 1st CQV Act, deriving its power from the Papal Bull of Roman Cult leader Pope Paul III, 1540, when a child is baptized and a Baptismal Certificate is issued, the parents have gifted, granted, and conveyed the soul of the baby to a "3rd" CQV Trust owned by Roman Cult, which has held this valuable property in its vaults ever since. Since 1815, this 3rd Crown of the Roman Cult and 3rd CQV Trust representing Ecclesiastical Property has been managed by the BAR as the reconstituted "Galla" responsible, as Grim Reapers, for reaping the souls. Each Cestui Que Vie Trust, created since 1933, represents one of the 3 Crowns representing the three claims of property of the Roman Cult: Real Property (on Earth), Personal Property (body), and Ecclesiastical Property (soul). Each corresponds exactly to the three forms of law available to the Galla of the BAR Courts: corporate commercial law (judge is the 'landlord'), maritime and canon law (judge is the banker), and Talmudic law (judge is the priest).

What is the real power of a court 'judge'?

Given what has been revealed about the foundations of Roman Law, what is the real hidden power of a judge when we face court? Is it their superior knowledge of process and procedure or of magic? Or is it something simpler and far more obvious?

It is unfortunate that much of the excitement about Estates and Executors has deliberately not revealed that an Estate, by definition, has to belong to a Trust—to be specific, a Testamentary Trust or CQV Trust. When we receive legal paper or have to appear in court, it is these same CQV Trusts which have our rights converted into the property contained within them. Instead of being the Trustee, or the Executor, or Administrator, we are merely the Beneficiary of each CQV Trust, granted only beneficial and equitable use of certain property, never legal title. So if the Roman Legal System assumes we are merely the beneficiary of these CQV Trusts, when we go to court, who represents the Trustee and Office of Executor? We all know that

all cases are based upon the judge's discretion which often defies procedures, statutes, and maxims of law. Well, they are doing what any Trustee or Executor, administering a trust in the presence of the beneficiary, can do under Roman Law and all the statutes, maxims, and procedures are really for show because under the principles of Trust Law, as first formed by the Roman Cult, a Trustee has a wide latitude, including the ability to correct any procedural mistakes, by obtaining the implied or tacit consent of the beneficiary, to obviate any mistakes. The judge is the real and legal Name. The judge is the trust, itself. We are the mirror image to them--the ghost--the dead. It is high sorcery, trickery, and subterfuge that has remained "legal" for far too long. Spread the word

APPENDIX G=

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Early warning signs of fascism

- 1) powerful and continuing nationalism
- 2) disdain for human rights
- 3) identification of enemies as a unifying cause
- 4) supremacy of the military
- 5) rampant sexism
- 6) controlled mass media
- 7) obsession with national security
- 8) religion and government intertwined
- 9) corporate power protected
- 10) labour suppressed
- 11) disdain for intellectuals and the arts
- 12) obsession with crime and punishment
- 13) rampant cronyism and corruption
- 14) fraudulent elections

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.Captivation 2

This is an update to captivation political manifesto by **Rev Shaun D PhD** as of the day of Sept 7, 2019

This is an update to the original manifesto putting to rest some questions after quite some time.

While I may regret being so out there with this document first I must address a few issues in the decade since the publishing of this document and I thank you all for downloading, listening and taking attention to the matters at play ...

When this was created first in captivation the conservative government was in power and I felt they were an unelected nazi dictatorship ! We are very very close to another term under this nazi state in Canada that despises natives, gays, women and the arts and sciences so the conservatives well fuck em the previous document captivation proves that the people in power are selected based on their bloodline and not elected

so here goes the obituary that everyone was expecting two years after I met him, I wonder if I would have caught a disease or perhaps had a few million dollars ... anyways I have always been intuitive to my surroundings and everything told me to leave right away and get the hell away from the old mason and my twin – I will probably never know the answers to this mirror programming scenario

R. LARRY MASON Robert Lawrence (Larry) Mason of Vancouver and Toronto passed away on Wednesday September 22, 2004 in Vancouver, BC, after a battle with metastasis melanoma. Born and educated in Winnipeg, he received his Bachelor of Arts degree in economics and mathematics from the University of Manitoba (United College) in 1960. Larry then became a career banker with Scotiabank, where he had over 30 years experience, including heading up the regions of Manitoba, North Western Ontario and British Columbia. His conscientious devotion to the bank enabled him to attain the position of Senior Vice-President. Larry was very grateful for having the opportunity to work with a number of dedicated colleagues in a family like environment. He also valued working under the leadership of Robert McIntosh and the late Gordon Bell. He leaves behind his devoted wife Diana; his loving children Kelly and Stephen; and many supportive friends. A special thanks to the doctors, The Cancer Agency, and medical staff at both Vancouver General Hospital and Saint. Pauls Hospital. A Memorial Service will be held at Kearney Funeral Chapel, Inurnment of ashes will take place at Mount Pleasant Cemetery, Toronto; and a Memorial Service will be held at a later date in Toronto. In lieu of flowers, donations can be sent to the Cancer Foundation.

Jason Lomax is rumored to have \$1,000,000 net worth

now for

Shane Lawson prostitution scene meet up My ex boyfriend a sour weird looking feminine that I was connected too after I split up from peter andrachuck we had a pride party at Peters house and I got invited along with my current boyfriend above this shane lawson a disgusting foul feminine that just swore and talked about making a jello rainbow pyramid for peters party and his foster mother told me you better watch out he has mushrooms in his ass and so I didn't really think things would work out obviously and 4 years later he mysteriously showed up at a sketchy meetup of a rave friend we dissed in the old days, weird sims world I found my teenage hood address book and called somebody thinking it was another person and ended up at this guys place we totally live in a Truman show delusion its solid proof with this and the main document captivation so this feminine=e weirdo brought me to this drug den with a bunch of male prostitutes and a clan leader I was wearing size 17 or 18 shoes at the time because a guy I gave a blowjob too was a basketball player and he signed them for me and gave them to me anyways the clan leader tried to go on about how he helps younger men and he gave me a

bunch of pills so I proclaimed I am peaking on your pills and I left and I don't know about this event. What was due to happen there I will never know but I am glad I got out alive....

now for

Joan E drag Queen Robert Kaiser

A few years after I published my manifesto somebody messaged the actual post leading to her search page and said "drag queens always put their fingers in peoples asses and joan e is not a rapist"

now for...

SHAHEE WARNER or alias Craig Warner

claims to be bisexual now -

Has since fled to Costa Rica (see Dan Goodleaf) & Sevan mystery skools.

now for

Derek Van Cleve

He has stopped working at Shaun's restaurant and now has a cute place to shop? at least some of the story worked out !!

Peter Andrachuck

While I referred to his mother as DR Darlene Ham in the manifesto her actual name is Dr DARLENE HAMMEL She has occupied the position of chairperson and board member of the college of physicians and surgeons ironically probably at the time my complaint was submitted to the college regarding zsigmundson the contractual psychiatrist that gave me a lengthy Masonic handshake She ironically also also serves as a hearing pool member for the law society of BC ALONG with Dan Goodleaf the Canadian Costa Rica Ambassador what are the odds of this, I have no idea but I have been unable to quantify anything regarding this trauma document. The college of physicians and surgeons rejected my complaint and stated that all I am paranoid about is the masons. He used to always squeeze my pours on my face to eject facial fat from he really got a kick out of this. He later spread rumors about me through Victoria Youth Pride Society and Ray Larson it was mostly the truth but he had a vendetta out for me so that he got me paraded via the youth group dating the femme Shane Lawson right after him.

Notice how since the publishing of the document no letters of cease and desist or and libel charges have been brought ? because I speak the truth, when you testify you hold your nuts in your hand lol

Honestly nobody could right out sue me for \$1,000,000 there is a process for example you are served a cease and desist order first

I continue to Advocate for the freedom of expression and as a survivor of systematic torture and surveillance and mind control and I offer a unique story that parallels that of Cathy Obrien however I am gay and this document is based in current times 1995/2000+ and I have asked for no payment to hear my life story of suffering.

There is no way I can attain mental health treatment for my concerns since my concerns are too advanced for the therapy a modern psych ward can provide they continue to belittle me and I am placed within the confines of the monarch sciences slave program by the grand dame programmer that is broadcasting her programming 24/7 via the order of the rose program, there is no escaping my imprisonment they keep me literally scared of poverty and homelessness so I just live out my sentence in the most horrible way possible always looking for a way out somewhere but nothing ever comes up in the form of asexual marriage they want me continuously watched and controlled

There can only be one Shaun Allen Delage on earth !!

So Shaun, Where did all this fraternity stuff and hazing lead, straight to your premature death at age 34

So Larry Mason why did you die only 2 years after I met you what were you trying to escape? An afterlife of the damned he had a deal with the most unclean to bring me down via hiv And aids twinning monarch sciences